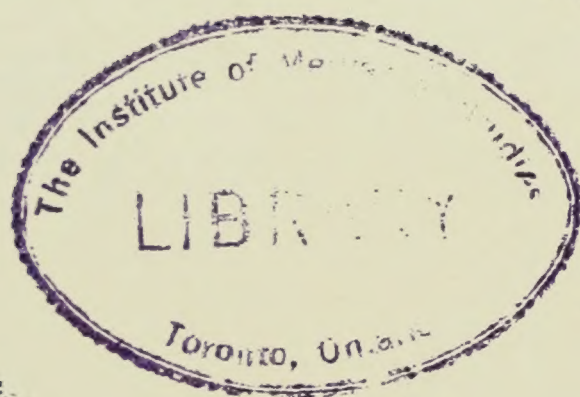


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CALENDAR
OF THE
CLOSE ROLLS,

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PUBLIC RECORD OFFICE.

PREPARED UNDER THE SUPERINTENDENCE OF
THE DEPUTY KEEPER OF THE RECORDS.

EDWARD III.

VOL. XIV.

A.D. 1374—1377,

&c.

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PREFACE.

The present volume forms part of a series of Calendars of the Close Rolls from the reign of Edward I. to that of Edward IV., the object and character of which are explained in the Preface to the first volume for the reign of Edward II. (A.D. 1307-1313). It deals with the normal rolls of the last four years of the reign of Edward III. and also with two Supplementary Rolls containing enrolments of writs *de warantia dierum* for the years 1341-1342 and 1355-1357. The text has been prepared, with the sanction of the Lords Commissioners of His Majesty's Treasury, by Mr. W. H. B. Bird, B.A., and the Index has been compiled by Mr. C. T. Flower, M.A., of this Office.

H. C. MAXWELL LYTE.

Public Record Office,

13 January, 1913.

CORRIGENDA.

p. 416, last line, for Garraut read Garrant.

p. 417, l. 5 „ „ „ „

CALENDAR
OF
CLOSE ROLLS.

48 EDWARD III.

1374.

MEMBRANE 30.

Jan. 26. To Adam atte More escheator in Somerset. Order to cause Thomas Westminster. de Berkele, son and heir of Maurice de Berkele tenant in chief, to have seisin of his said father's lands taken into the king's hand by his death ; as the said Thomas has proved his age before the escheator, and the king has taken his homage and fealty.

To John ap Rees escheator in Gloucestershire. Like order ; as the said Thomas has proved his age before Adam atte More.

The like to the following :

John Froylle escheator in Wiltesir.

Roger Keterych escheator in Essex.

To William Canyngs mayor of the town of Bristol and escheator therein. Order to cause the said Thomas to have seisin of all the lands and tenements in that town which he may be assured that the said Maurice held at his death, taken into the king's hand after his death and by reason of his heir's nonage and so in the king's hand ; as he has proved his age etc. (as above). By p.s. [29991.]

Feb. 1. To John Beket, John Ropere of Welles, Richard Brice of Westminster. Yevelchestre and William Byngham, collectors in Somerset of the tenth and fifteenth last granted to the king by the commons of England. Order to them and every one of them to be diligent in the levying and collection of the said tenth and fifteenth according to their commission, so that the same be not delayed by their default or lukewarmness whereby the king should have matter of wrath against them, although lately by letters patent the king appointed them and Richard Plomer of Taunton with them to levy and collect the same ; as the said Richard Plomer is too infirm and aged to toil in the levy and collection thereof, nor has he lands in that county save one messuage and 6 acres of land in Taunton of the bondage of the bishop of Winchester, or sufficient goods or chattels whereof answer might be made to the king if by his default the collection should be in arrear, as the sheriff has certified in chancery at the king's command, wherefore the king has discharged and altogether removed him.

Feb. 3. To John Louge 'carpenter,' keeper of the king's bastide in Sussex. Westminster. Order to deliver by indenture to William de Rednesse the king's

1374.

Membrane 30—cont.

clerk, purveyor of victuals for the town of Calais, for the king's works at that town, the bastide aforesaid in his keeping, with planks, timber and all things thereto pertaining. By K.

Jan. 29. To the keeper or farmer of the manor of Eltham for the time being.
Westminster. Order of the issues or farm of that manor to pay to John de Beverle the king's esquire the arrears from 20 September last of 5*l.* 8*s.* 9*d.* a year, and henceforward to pay him that sum every year during his life at Easter and Michaelmas by even portions, taking his acquittance; as for his good service the king by letters patent on 26 February in the 43rd year of his reign granted the said John 15*l.* 8*s.* 9*d.* to be taken at the exchequer every year at Michaelmas and Easter by even portions during his life or until other order should be taken for his estate; and whereas Richard Dammory knight is bound during his life to render yearly at the exchequer 10*l.* at those terms for the manor of Godyngton with appurtenances in Oxfordshire and Buckinghamshire, which manor after the said Richard's death the king by other letters patent has granted to the said John and Amice his wife and to the heirs of the said John rendering at the exchequer 10*l.* a year to fee farm at the said terms by even portions, afterwards on 20 September aforesaid, at the said John's prayer and for that he gave up in chancery the letters patent concerning 15*l.* 8*s.* 9*d.* a year to be cancelled, for his said service the king by letters patent granted him for life in part payment of that sum the 10*l.* which the said Richard is bound yearly to render as aforesaid, further granting that he should during his life have and take the remaining 5*l.* 8*s.* 9*d.* of the manor of Eltham by the hands of the keeper thereof for the time being.

Et erat patens.

Feb. 4. To the sheriffs of London. Order to stay altogether the further
Westminster. holding before them of a plea between Peter Mildenhale of London 'skynnere' and John de Hilton one of the clerks of chancery concerning an alleged debt of 72*s.*, telling the said Peter on the king's behalf to repair to chancery there to sue for justice if he shall think fit, and releasing any distress for that cause made upon the said John or his surety; as the cognisance of pleas concerning contracts whatsoever between clerks of chancery and others made in places where the chancery shall abide pertains to the chancellor or keeper of the great seal for the time being, and has hitherto been used so to do; and the sheriffs are endeavouring to compel the said John to answer the said Peter, drawing to them the cognisance which pertains to the chancellor and to none other, contrary to the said custom which by common counsel of the realm was lately in a parliament holden at Westminster confirmed by the king and granted to endure for ever; and the king would not that the said clerks be otherwise treated than in times past.

Feb. 6. To William Aubrey. Order to give diligence to pursue, arrest and
Westminster. take John Lukes servant of Thomas Serland wherever found within the realm, and when taken forthwith to bring him before the king and council to answer touching certain things which shall be laid before him on the king's behalf, and further to do and receive what shall then be appointed by the council; and command to singular

1374.

Membrane 30—cont.

the king's sheriffs, mayors, bailiffs, ministers and lieges within liberties and without whenever warned to be aiding the said William in the execution of the premises.

By C.

Feb. 7. To Roger Keterich escheator in Essex. Order to deliver to Thomas Westminster. son of John Odyn of Great Wakeryng 96 acres of land and wood in the town of Estwode and 26 acres of land in Little Shobury held by knight service of the king as of the honour of Reylegh by Joan daughter of John Clerk of Rothyng, and taken into the king's hand by her death and by reason of the nonage of the said Thomas, saving to the king the issues thereof taken since her death, also the marriage of the said Thomas if it ought to pertain to the king, but to remove the king's hand and meddle no further with divers other lands held by the said Joan of others than the king, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that at her death the said Joan held the premises in Estwode and Shobury in her demesne as of fee, that by reason of the nonage of her heir William Hynton late under bailiff of the said honour occupied the same taking the issues and profits thereof from 14 November in the 35th year of the reign, on which day the said Joan died, to 14 November in the 41st year, John Wyot under bailiff after him from the day last mentioned to 14 November in the 46th year, and Robert Broun now under bailiff since that day, that the said Joan held divers other lands by divers services of others than the king, and that the said Thomas son of John is her cousin and next heir, and is now of full age; and the king has taken his homage and fealty.

By p.s. [30007.]

Feb. 8. Order to the sheriff of York to cause a coroner to be elected instead Westminster. of Adam de Rotherfeld, who is insufficiently qualified.

Like orders to the same sheriff for removal of William de Lakkenby and Robert Passalewe, and election of other coroners in their stead.

Feb. 6. Order to the sheriff of Dorset to cause a coroner to be elected instead Westminster. of Thomas Stoke, who is insufficiently qualified.

Feb. 10. To John ap Rees escheator in Herefordshire. Order to cause John Westminster. de Hereford to have seisin of a messuage, and Thomas Chaindos knight of a toft and 3 acres of land in Mordeford and Fowehope held by John Smyth of Mordeford outlawed for felony it is said; as the king has learned by inquisition, taken by the escheator, that the premises have been in his hand a year and a day, that John Smyth held the said messuage of John de Hereford, and the toft and land of the said Thomas, and that John de Hurtesley late escheator had the year and a day and the waste thereof, and ought to answer to the king for the same.

Feb. 23. To Philip de Courtenay admiral of the king's fleet westward, or to Westminster. his lieutenant. Order, for particular causes moving the king and council, to cause the ships, goods and merchandise of merchants of Portugal whatsoever within his admiralty to be arrested and safe kept under arrest until further order, any other command to the admiral or lieutenant previously addressed notwithstanding, although lately by writ the king commanded them to cause particular ships, goods

1374.

Membrane 30—cont.

and merchandise of merchants of Portugal which were under arrest
to be delivered to the merchants. By K. and C.

MEMBRANE 29.

Feb. 1. To John de Cavendissh and Thomas de Ingelby, justices appointed
Westminster. to hold pleas before the king. Order to cause Joan daughter and
heir of John de Wantyng to come before them, to cause her to be
examined, and if assured that she is an idiot, as formerly she seemed
to the council to be, order to take information touching the transcripts
of the feet of certain fines levied in the king's court before the justices
of the Bench between John de Estbury, Katherine his wife and Thomas
their son plaintiffs and the said Joan by name of Joan Wantyng
deforciant concerning two messuages, two carucates of land, 5 acres
of meadow, 20 acres of wood and 40s. of rent in Wynterborne Ford
and Mymbury, and between the said John plaintiff and the said Joan
(by the same name) deforciant concerning seven messuages, two
carucates and three virgates of land, 5 acres of meadow, 60 acres of
pasture, 60 acres of wood and 100s. of rent in Estbury and Bokhampton,
which transcripts the king is sending under his seal, to call before
them those whom they shall think fit, and further to do what by the
law and custom of England ought to be done for annulling the same ;
as lately upon information received that the said Joan was an idiot
from birth, and by fines so levied and otherwise aliened divers lands
of her heritage, the king caused her to come before the council to be
examined touching her idiocy, and being examined it seemed to the
council that she is an idiot and thereby may not have governance of
herself ; and the king is aware that, if by due process she shall be
adjudged an idiot, alienations by her made will be of no worth, that
the wardship of the lands of her heritage pertains to the king during
her life, and that after her death the king is bound to restore the
same wholly to her heir ; and it is his will to make provision against
the hurt and loss that may happen to him and to the said heir by
colour of such alienations.

To John ap Rees escheator in Herefordshire. Order to cause John
de Hereford and Thomas Chaundos knight to have seisin etc. (*as
above, p. 3 ; but the late escheator is here written John de Hurteshey,
and the late tenant John Smith*).

Feb. 15. To Nicholas Seymor escheator in Norhamptonshire. Order to
Westminster. deliver to John Hamelyn a manor at Burton sometime of Nicholas
Plesy, taken into the king's hand by the death of Joan wife of the said
John, together with the issues thereof taken, to hold by the courtesy of
England ; as the king has learned by inquisition, taken by the
escheator, that the said Joan at her death held the said manor in
chief by knight service in her demesne as of fee, and that the same
ought to pertain to the said John for life by the courtesy by reason
of issue between them begotten ; and the king has taken his homage
and fealty. By p.s. [30022.]

To Nicholas Heryng escheator in Surrey. Like order, *mutatis
mutandis*, to deliver to the said John 20 acres of land, 10 acres of
pasture, 6 acres of wood, 40 acres of heath and 20s. of rent of assize
in Hedele, held by knight service of the king as of the honour of
Boulogne. By p.s. (the same writ).

1374.

Membrane 29—cont.

Feb. 16. Order to the sheriff of York to cause a verderer in the forest of Westminster. Galtres to be elected instead of Richard Bernard, who is too infirm to exercise that office.

Feb. 16. Order to the sheriff of York to cause a coroner to be elected instead Westminster. of Robert Passelewe. who is occupied with divers business of the king so that he has not leisure to exercise that office.

Feb. 10. Order to the sheriff of Somerset to cause a coroner to be elected Westminster. instead of John Lough, who is insufficiently qualified.

Feb. 10. To William de Wyndesore governor and guardian of Ireland, the Westminster. king's lieutenant or guardian of Ireland, or to the justiciary of Ireland for the time being, and to their representatives. Order of the issues and profits of Ireland to pay from time to time to Stephen bishop of Meath wages and fees for himself, the men at arms, hobblers, archers, horsemen and footmen which he shall keep for furtherance and maintenance of the wars and restoration of peace in Ireland according to the advice of the governor and council there for the time being and as need requires, while the said bishop shall stand at the king's wars or on the king's service without his own lordship or lands, ordering such and so many writs as need be to be made for payment and allowance thereof. By K. and C.

Et erat patens.[*Fœdera.*]

Feb. 10. To the mayor and bailiffs of the city of Cork in Ireland for the Westminster. time being. Writ *de intendendo*, directing them of the farm of the said city to pay by indenture 20 marks a year to Stephen bishop of Meath so long as he takes of the king 100 marks a year which the king has granted him during pleasure; as in reliance upon the said bishop's fealty and prudence the king has thought fit to retain him specially upon the council in Ireland, and by virtue thereof has granted him by letters patent 100 marks yearly during pleasure, namely 40*l.* of the farm of the city of Dublin and 20 marks of the farm of the city of Cork, willing that the 20 marks remaining shall be deducted and allowed him in his own hands at the exchequer of Ireland of the manor of Cromelyn, which manor the king by letters patent has committed to him for the extent to be thereof made and yearly rendered at the said exchequer.

Et erat patens.[*Ibid.*]

To the mayor and bailiffs of the city of Dublin for the time being. Like order, *mutatis mutandis*, to pay the said bishop 40*l.* a year of the farm of that city.

[*Ibid.*]

March 12. Order to the sheriff of York to cause a coroner to be elected instead Westminster. of John de Thorp, who is insufficiently qualified.

March 14. Order to the sheriff of Kent to cause a coroner to be elected instead Westminster. of Robert Berdesfeld, who is insufficiently qualified.

1374.

Membrane 29—cont.

April 20. To Adam atte More escheator in Somerset. Order to remove the
Westminster. king's hand, and not to meddle further with the manor of Halse, delivering to the prior of the Hospital of St. John of Jerusalem in England any issues thereof taken; as lately the king ordered the escheator to certify in chancery under his seal the cause wherefore he took the prior's said manor into the king's hand, and the yearly value thereof, and he certified that it was before him found, by inquisition taken of his office, that Roger Arundell sometime lord of Halse gave the said manor to the prior of the said Hospital and to his successors, so that they should maintain a chapel in Halse and find one chaplain there to celebrate divine service for ever for the souls of the said Roger and his forefathers and of the faithful departed, and that the said chantry is withdrawn for 12 years past, and for that cause he took the same into the king's hand; and the king reckons the cause insufficient.

May 4. To William de la Vale escheator in Cumberland. Like order,
Westminster. *mutatis mutandis*, concerning a close of the abbot of Holmcoltran called Warnhill; as for particular causes the king lately commanded the escheator to certify etc., and he returned that the abbot has made a purpresture upon the king at Warnhill in the forest of Ingelwode of a third part of Warnhill Close, and long time has occupied and does yet occupy the same, and that for that cause the said purpresture is in the king's hand; and on 20 May in the 5th year of his reign the king by letters patent granted licence to John de Halteclo to give to the said abbot and convent and to their successors 20 acres of waste in the said forest, which are the third part of the said close, and 60 acres of forest formerly granted by the king to the said John to assart and bring into tillage to hold the premises of the king and his heirs for 20s. yearly to be rendered at the exchequer; and the king has thought fit to remove his hand, reckoning the cause aforesaid insufficient.

To William de la Vale escheator in Cumberland. Like order, *mutatis mutandis*, concerning the grange or manor of Hildekirk of the abbot of Holmcoltran; as for particular causes the king lately ordered the escheator to certify etc.; and he certified that he found by inquisition, before him taken of his office, that Thomas de Lascels lately granted to the said abbot and convent and to their successors divers tenements in Bolton in Allerdale called Hildekirk Grange to find one chaplain to celebrate for ever in Hildkirk chapel, that no chaplain there celebrates nor has done for ten years, and that the said chantry is altogether withdrawn and brought to nought, and for that cause he took the premises into the king's hand; and the king reckons that cause insufficient.

MEMBRANE 28.

Feb. 8. Order to the sheriff of Norfolk to cause a coroner to be elected
Westminster. instead of Nicholas Payn; as the king is informed that by colour of his office he has made and ceases not daily to make divers extortions contained in a bill herewith enclosed, to the oppression of the people.

Feb. 10. To the sheriff of Essex and the constables of the hundreds of
Westminster. Barstaple, Rocheford and Dansay. Order under pain of forfeiture

1374.

Membrane 28—cont.

to leave over all else and ceasing every excuse to cause 70 seamen of the best and strongest of those hundreds to be arrested without delay, being the arrears of 120 seamen whom the king formerly commanded them to arrest, causing them to be delivered to John Whitloke master of the king's barge called the '*Thomas*' or to his deputies, and to come to Sandwich, so as to be there with all possible speed to sail on the king's service at sea at his wages.

Et erat patens.

Jan. 28. To the sheriff of Warrewyk. Order to cause a coroner to be elected Westminster. instead of Henry de Sydenhale, who is insufficiently qualified.

Feb. 1. Order to the sheriff of Northumberland to cause a coroner to be Westminster. elected instead of John del Strother, who is insufficiently qualified.

Feb. 3. Order to the sheriff of Northumberland to cause a coroner to be Westminster. elected instead of John de Walyngton, who is insufficiently qualified.

Feb. 1. Order to the sheriff of Northumberland to cause a coroner to be Westminster. elected instead of Thomas de Eslyngton, who is insufficiently qualified.

Feb. 3. Order to the sheriff of Northumberland to cause a coroner to be Westminster. elected instead of John Laweson, who is insufficiently qualified.

Jan. 31. To the governor and chancellor of Ireland for the time being, or Westminster. to their representatives. Order to cause Philip brother and heir of John son and heir of John Darcy of Knayth tenant in chief to have seisin of all lands in Ireland which by inquisition they may be assured that his said father at his death held in his demesne as of fee, and which by his death came to the king's hands and are in his hand; as on 24 January last, the age of the said Philip being proved, the king took the homage and fealty of the said Philip due for all his said father's lands, which came to the king's hands by his death and by reason of the nonage of John his son and heir, who died within age and in the king's wardship, and commanded livery to be given the said Philip of the lands in England of his heritage, as appears by inspection of the rolls of chancery. By p.s.

Jan. 31. To the sheriff of Notyngham for the time being. Writ *de intendendo*, Westminster. directing him of the issues of the county to pay to Philip brother and heir of John son and heir of John Darcy of Knayth tenant in chief 39 marks 10s. a year during the life of Mary countess of Pembroke; as on 18 February in the 18th year of his reign the king by letters patent granted to John Darcy the father and to his heirs 183*l.* 6*s.* 8*d.*, namely 90*l.* 16*s.* 8*d.* to be taken of the farm of the town of Newcastle upon Tyne, 66*l.* of the farm of the town of Scardeburgh by the hands of the respective bailiffs, and 39 marks 10s. of the issues of the said county by the hands of the sheriff for the time being, during the life of the said countess who holds for life certain lands the reversion whereof the king has granted to the said John and his heirs; and after on 24 January last, the age of the said Philip being proved, the king took his homage and fealty, and commanded livery to be given him etc. By p.s.

Et erat patens.

1374.

Membrane 28-- cont.

Like order to the bailiffs of Seardeburgh for the time being for payment of 66*l.* a year of the farm of that town during the life of the said countess.

Like order to the bailiffs of Newcastle upon Tyne for the time being for payment of 90*l.* 16*s.* 8*d.* a year.

Feb. 2. To John de Broghton escheator in Bukinghamshire. Order to
Westminster. cause John Mauntei, son and heir of Walter Mauntei tenant in chief, to have seisin of his said father's lands taken into the king's hand by his death; as the said John has proved his age before Nicholas Seymour escheator in Norhamptonshire, and the king has taken his homage and fealty. By p.s. [30002.]

To the same. Like order, *mutatis mutandis*, to give seisin to John de Lynford, son and heir of John de Lynford of Shrington tenant in chief; as he proved his age before Thomas de Sewall late escheator in Bukinghamshire. By p.s. [30001.]

Feb. 4. To the bailiffs of Great Jernemuth for the time being. Order of
Westminster. the farm of that town to pay to John Fastolf the king's esquire the arrears since 28 January last of 20*l.* a year, and henceforward to pay him that sum every year for life, taking his acquittance for every payment; as on the aforesaid day the king of his favour granted by letters patent to the said John for his good service 20*l.* a year to be taken at Easter and Michaelmas by even portions of the farm of the said town by the hands of the bailiffs for the time being during his life or until other order should be taken for his estate.

Et erat patens.

MEMBRANE 27.

Feb. 20. To Philip de Courtenay admiral of the king's fleet towards the
Westminster. west, or to his lieutenant. Order to summon before him John Polymond merchant of Suthampton and others who ought to be summoned in that behalf and, if assured that divers his merchandise to the value of 200 marks be arrested by reason of enmity and not of any trespass or crime committed in the realm of Portugal by Walter Cokkesden his yeoman, to arrest merchandise of merchants of Portugal which is in the port of Suthampton in a ship called '*la Corps Seint*,' John Geraldès master, to the value of his merchandise aforesaid, as they will answer it to the king and council, keeping the same under arrest until the king shall be better certified touching the manner and cause of the arrest made in Portugal as aforesaid, or until further order, and so behaving therein that the alliance between the king and the king of Portugal be not infringed; as by plaint and certificate of the said John Polymond the king has learned that the said Walter long time abode in Portugal with divers merchandise of John Polymond to the value aforesaid, that the same is now taken into the hands of the king of Portugal, and that the said Walter has fled in fear of his life, so that the said merchandise is in peril of loss, praying that the king would cause him to recover the value thereof from the merchandise which is in the said ship; and it is the king's will that justice be done to the said John Polymond.

Feb. 14. To William Strete the king's butler. Order of the king's wines
Westminster. to cause livery to be given to John Knyvet the chancellor of the

1374.

Membrane 27—cont.

arrears from 5 July in the 46th year of the reign, on which day the king appointed him chancellor, of his fee of wine which he takes of the king for the expenses of the inn of chancery, and of his said fee henceforward so long as he shall stand in that office.

Feb. 20. To Maurice Berd and William Gill the king's searchers in the port
Westminster. of Plymouth. Order not to trouble or grieve Napoleon Lomelynus in aught contrary to the king's letters of protection, dearresting and delivering to him or his attorneys any goods or merchandise of his by the said searchers arrested contrary thereto, provided there be no enemies' goods among the same, and suffering them to go their way; as on 28 October in the 46th year of his reign the king by letters patent took under his protection for three years the said Napoleon, his men and servants and his goods and merchandise wheresoever found on land or sea within the king's dominion and power or his subjects, whatsoever, forbidding all and singular his subjects to inflict or suffer any wrong, trouble, hurt, violence, hindrance or grievance to be inflicted upon them in their persons, goods, property or merchandise; and now on the said Napoleon's behalf the king has learned that contrary to his said protection the said searchers have arrested and taken out of his ships divers his goods and merchandise brought by his servants to that port; and the king would not that wrong be done him. Proviso that the custom and subsidy due upon any of the said merchandise there exposed for sale shall be truly paid.

Jan. 26. To John de Cavendissh chief justice. Order, upon the petition of
Westminster. Adam de Wykemere clerk presented in the parliament assembled at Westminster on the morrow of St. Edmund the King last, to cause the record and process of his suit for trespass against the prior of Bynham, Thomas the subprior and others to be sent again before the justices of the Bench on the king's behalf, telling William de Fyncheden chief justice of that Bench to cause the same to be amended according to the resolution of the said parliament; as his petition shewed that he so far prosecuted his suit that by inquisition on his behalf the truth thereof was debated, and that now the said prior is suing effectually before the king by writ of error to annul the judgment rendered thereupon for that, by fault of the writer only, the word '*concanonicus*' is written in the process where in the original writ was '*comonachus*,' and in another place '*Ralph*' for '*Robert*,' although in all other respects the said process is duly and lawfully made, praying that by advice of the council the same be amended in regard to the writer's negligence; and in the said parliament it was resolved that the record and process should be sent again before the said justices, order being by the lords and nobles thereof given to the said John to send the same to them, and order likewise to the said William, being there present, to cause amendment to be therein made according to the truth of the matter. By pet. of parl. [Anc. Pet. 10288.]
[*Rolls of Parliament*, ii. p. 461.]

March 6. To the mayor and bailiffs of the city of Dublin in Ireland. Writ
Westminster. of aid, directing them to cause proclamation to be made on the king's behalf that his lieges of that city shall pay without delay to William de Wyndesore, now governor and guardian of Ireland, the arrears not yet levied of the portions falling upon them of a sum of 3,000*l.* laid

1374.

Membrane 27—cont.

upon the people there at a parliament holden at Kilkenny by the said William when he was the king's lieutenant in Ireland, and a sum of 2,000*l.* likewise laid upon them at a parliament holden at Balidoyle, and themselves to be aiding the said William and his deputies in levying and collecting the same, although lately at the suit of certain his lieges of Ireland, averring that the said William while lieutenant laid the impositions aforesaid upon the people there, the king by writ commanded him to stay the levy thereof; as on 20 September last by advice of the council the king by letters patent granted that all arrears not yet levied of the total sum of 5,000*l.* should be levied and paid to the said William, now governor etc., by letters patent and writs giving him power to cause the same to be levied and collected the said writ of *supersedeas* notwithstanding, for that the king was informed of a surety by nobles and other credible persons of Ireland that the same was granted by the lords, nobles and commons of Ireland at the said parliament of their own free will in aid of the expenses of the war, and was not demanded by way of impost. By K. and C.

[*Fœdera. Rolls of Parliament*, ii. p. 462.]

The like to the following :

The mayor and bailiffs and the steward of the town of Droghda.

The sheriff of Meath as well of the liberty as of the crose (*crocy*),
and the steward of the said liberty.

The sheriffs of Uriel and Kildare.

[*Ibid.*]

March 10. To the mayor and bailiffs of Wynchelse, and to the collectors in that
Westminster. port of the subsidy of 2*s.* upon every cask of wine and 6*d.* in the pound last granted to the king by the merchants of England. Order to dearrest a ship called '*la Seinte Mariecogge*,' William Deschaes master, with all its gear and all wines, goods and merchandise therein taken, restoring to the merchants any which are in the hands of any man out of the said ship, and suffering the master, merchants and seamen without payment of custom or subsidy freely to pass with the same to Flanders, provided that if any of the said goods shall be there exposed for sale the custom, subsidies and duties upon them shall be paid to the king's use; as the said ship on its voyage towards Flanders with divers wines and other goods and merchandise of divers merchants of Flanders was taken at sea off the coast of Romeney and brought to the said port by men of the king's barge, pretending that those were enemies' goods, and is there detained under arrest; and by charters and letters as well of the count of Flanders as of divers towns and boroughs of Flanders sealed with their seals, which are shewn before the king and council, it seems to the council that the same ought to be restored to the said merchants according to the peace and concord made between the king and the said count.

Feb. 14. To the mayor and bailiffs of la Rye and the collectors of customs
Westminster. in that port. Order to suffer Richard Lyouns citizen of London without let [by] himself or his servants in that port to lade in ships 200 quarters of oats and, after payment of the customs, subsidies and duties thereupon, to carry and bring the same to the city of Bourdeaux, any proclamations or ordinances to the contrary notwithstanding; as the king has given him licence so to do, to make his advantage thereof.

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Membrane 27—cont.

March 18. To William de Ergum late escheator in Cumberland. Order to
Westminster. remove the king's hand and not to meddle further with the church of Wygton and the fruits and profits thereof, delivering without delay to the abbot and convent of Holmeoltram any issues and profits thereof taken; as lately the king ordered the escheator to certify in chancery under his seal touching the annual value of the said fruits and profits, desiring to know the cause wherefore the escheator took the same into his hand, and he certified that he found by inquisition, before him taken of his office, that without the king's licence parcel of the said church is crenellated for defence, that the church pertains to the said abbot and convent, and that with the fruits thereof it is worth 100 marks a year, and for that cause the church and fruits are in the king's hand; and the king reckons that cause insufficient.

The like, *mutatis mutandis*, to William de la Vale escheator in Cumberland.

March 20. To the bailiffs of Great Jernemuth. Order, upon the petition of
Westminster. Walter Broun of Norwich, to suffer him without let to lade 14 tuns of white wine of Spain in ships in that port and, after payment of customs, subsidies and duties thereupon, to take the same to Prucia, any command to the bailiffs previously addressed to the contrary notwithstanding; as his petition shews that because of its weakness and age the said wine, which he has in that port, may not advantageously be sold in England, praying licence to bring it to Prucia to make his advantage thereof.

March 21. Reynold Loue merchant of London has the like writ, with licence
Westminster. to lade in the port of London and bring to Estland 50 tuns of wine of Spain and Portugal.

March 23. To the mayor and sheriff of Bristol. Order to suffer John Stel,
Westminster. master of a crayer of Edmund earl of March and Ulster called the 'cogge *Thomas*' of Cragfergus, and his fellows the seamen thereof, being of the said earl's lordship of Ulster, first paying the customs, subsidies and other duties thereupon, to pass out of that port towards Ulster with the said crayer and with wines and other victuals bought and purveyed for maintenance of the earl's men of Ulster, any arrest of the said ship, master and seamen on the king's behalf made to the contrary notwithstanding.

March 23. To the mayor and bailiffs of Wynchelse. Order, upon the petition
Westminster. of Clays de Frode master of a ship called the '*Seint Nicholas*' of Lescluse in Flanders, Peter de Byndre and John Vendome keepers of wines which were lately in the said ship, to dearrest them, the said ship and wines, restoring without delay to the said master and keepers any of the said wines taken out of the ship, the ship and the charters and letters of testimony therein taken, and suffering them without payment of custom or subsidy freely to pass therewith towards Flanders, provided that custom, subsidies and duties shall be paid to the king's use upon any wines there exposed for sale; as their petition shews that the said ship and wines, which pertain to merchants of Flanders and not to any other the king's enemies, were taken at sea by certain the king's lieges and brought to the port of Wynchelse, and are there detained under arrest, praying restitution; and it seems to the council that restitution ought to be made.

1374.

Membrane 27—cont.

March 22. To the mayor and bailiffs of Wynchelse. Order to dearrest Henry
 Westminster de Uerwyk of Campe master of a ship called '*la Cristofre*' of Campe, his fellows merchants of Campe, and Peter Jans of Flanders, the said ship and the goods and merchandise therein, restoring to them any goods taken out of the ship, and suffering them without payment of custom or subsidy freely to pass towards Flanders, provided that custom, subsidy and other duties be paid to the king's use upon any goods and merchandise there exposed for sale, and upon none other: as for particular causes the said master and the others were by certain the king's lieges taken at sea with the said ship and the goods therein and brought to the said port, and are there detained under arrest: and it seems to the council that restitution ought to be made.

April 15. To John de Broughton escheator in Buckinghamshire. Order to
 Westminster take of Joan who was wife of John Barde tenant in chief an oath that she will not marry without the king's licence, and to assign her dower of her said husband's lands taken into the king's hand by his death, sending the assignment to be enrolled in chancery as usual.

MEMBRANE 26.

March 26. To William de Latymere constable of Doverre castle and warden
 Westminster of the Cinque Ports, or to his lieutenant. Order to dearrest Henry Wicke merchant of Lescluse, John li Ughes James Wouterman and Ali for Henry merchants of Bruges, a ship of Lescluse called '*Murienswygh*', Peter de Coudekirke master, and all goods and merchandise therein which they shall be assured to be the proper goods of the said merchants and not of any the king's enemies, suffering them without payment of custom or subsidy to the king's use, save upon such merchandise as shall be exposed for sale, freely to pass towards Flanders with the said ship and their goods: as on behalf of the said master and merchants the king has learned that on their voyage towards Flanders in the said ship with divers goods and merchandise of their own and of other merchants of Flanders they were taken at sea by Robert tabbe of Dovuere and certain other the king's lieges with him, and brought with their ship and goods to the port of Sandwich, and are there detained under arrest, (praying for) restitution: and having viewed letters and charters as well of the count of Flanders as of divers burgomasters and *chibers* of divers towns of Flanders sealed with their seals, which were produced before the council, it seems to the council that restitution ought to be made. Forvis that any enemies' goods in the said ship among the said goods and merchandise shall not be covered by colour of these presents nor in anywise pass thence, but shall remain in the hands of the king and of others to whom they lawfully pertain.

April 2. To Philip de Courtenay admiral of the fleet towards the west, or to
 Westminster his lieutenant. Order to dearrest five ships of Portugal which are under arrest in the port of Southampton with the rigging and all their gear, delivering them to the masters and seamen thereof, and suffering the masters and seamen without let to pass towards Portugal therewith, any command to the admiral and lieutenant previously addressed to the contrary notwithstanding, provided that all goods and merchandise brought to the said port in these ships shall be safe kept under arrest until the king be instructed whether they are enemies'

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Membrane 26—cont.

goods or goods of merchants of Portugal, and whether merchants of England being in Portugal are friendly entreated by the king of Portugal and by his subjects or no.

The like for three ships in the port of Dertmuth. Stephen Franceys, Salvadour Geans and John Bowals respectively masters.

April 3.

Kings
Langley.*

To Ralph de Thresk escheator in Lincolnshire. Order not to distrain John de Neweland of Drass to do homage and fealty a second time to the king for the manor of Merston co. Lincoln which he lately purchased of Joan who was wife of John Lelly, releasing any distress made for that cause; as he has done homage and fealty for that manor, which the said Joan held in chief by knight service. By p.s. [30063.]

April 8.
Westminster.

To William de Wyndesore governor and guardian of Ireland, or to his representative. Order to dearrest as well Richard Lane attorney of Walter Ryburgh and other merchants. Gunsalo Grandy master of a ship called '*la Saint Marie*' of Olyver and the seamen thereof, as the said ship and the goods and merchandise therein found, delivering the goods and merchandise to the said attorney, master and seamen, and suffering them therewith to pass from the port of Waterford: as on behalf of the said Walter, John Shone, William Gys of Salisbury, William Wotton, Nicholas Snyppeston and John Southam of London merchants the king has learned that their said attorney lately freighted the said ship at Lusselton with divers merchandise of theirs and caused it to be brought to Waterford, and that the mayor and bailiffs and other ministers of that city, pretending that the said attorney, master and seamen are of the king's enemies, and that the goods found in the said ship are enemies' goods, have arrested as well the attorney, master and seamen as the ship and goods, and are unlawfully detaining them under arrest, although the same pertain to the said merchants and to none other, praying for remedy: and the said merchants have proved before the council in England that the attorney, master and seamen are of the king's friendship, and that all the goods brought to Waterford in the said ship pertain to them without fraud, and without that that any of the king's enemies has any share therein or in the ship. Proviso that custom and other duties shall be paid on any of the said goods and merchandise there exposed for sale, and on none other.

The like, *mutatis mutandis*, to the mayor and bailiffs of the city of Waterford.

April 12.
Westminster.

To the farmers, bailiffs, reeves or other the keepers of the manor of Bray for the time being. Order of the issues or farm of that manor to pay to Thomas Barneville the arrears since 14 August in the 43rd year of the reign of 43s. 4d. a year, and henceforward to pay him that sum every year, taking his acquittance for such payments from time to time; as Queen Philippa by her letters patent granted to him for life or until she should take other order for his estate one bushel of wheat to be taken every week of the issues of the said manor by the hands of the farmers, bailiffs, approvers, reeves or other ministers there for the time being keepers thereof; and on the day named, for that by her death the said manor was come to the king's

* In the text '*Chancery records*'.

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Membrane 26—cont.

hands, willing to shew special favour to the said Thomas for his good service to the said queen in her life time, in recompense for the said wheat the king by letters patent granted him 43s. 4d. a year for life or until other order should be taken for his estate, to be taken as aforesaid.

April 14. To the farmers, bailiffs, approvers, reeves or other the keepers of
Westminster. the manor of Langeleye Marreys for the time being. Like order, *mutatis mutandis*, in favour of John Beddeford groom of the said queen's chamber, in consideration of his good service to her in her life time.

April 18. To the sheriff of Norhampton for the time being. Order to pay
Westminster. to Richard la Zouche the arrears from 1 October in the 32nd year of the reign of 40 marks a year, and henceforward to pay him that sum every year at Easter and Michaelmas by even portions, taking his acquittance for every payment; as lately of his favour the king by letters patent granted the said Richard for good service and for abiding with him 40 marks to be taken every year at the exchequer for his fee during his life or until the king should take other order for his estate; and after on the day named, that he might the more speedily be contented thereof, and for that he gave up the said letters in chancery to be cancelled, the king of his favour granted by letters patent that he should take 40 marks a year of the issues of the said county at the aforesaid terms.

Et erat patens.

April 15. To the mayor of the city of London. Order, upon the petition of
Westminster. Roger Penros, to suffer him without let, after payment of the subsidies and customs thereupon due, to carry sixteen tuns one pipe of wine from that city whither he will, provided it be not out of the realm; as his petition shews that lately he brought the same thither for sale, and that for the weakness thereof he may not sell it there without grievous loss, praying licence to carry it by land and by water to other parts of England to make his advantage thereof.

April 16. To Thomas Dey and Odo Bedman. Order, for particular causes,
Westminster. not to meddle henceforward in the office of searching for gold, silver, jewels, letters of exchange and other things which concern that office in the town and port of Fowy, the arms of the sea, and other the waters and sea coasts adjacent, although lately by letters patent the king appointed them to execute the same; as it is his will that they be thereof discharged toward him.

April 20. The like to John Botelson, Richard Aby and Lawrence de Wotton,
Westminster. searchers in the town and port of Grymesby.

April 18. To the sheriff of Lancaster. Order to cause John de Chernok to
Westminster. have seisin of 3 acres of land in Kyrden held by Richard son of John Hoggesson of Kyrden outlawed for felony it is said; as the king has learned by inquisition, taken by the sheriff, that the premises have been in his hand a year and a day and are yet in his hand, that the said Richard held them of the said John, and that Matthew de Rixton had the year and a day and the waste thereof, and ought to answer to the king for the same.

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Membrane 26—cont.

Feb. 10. To the keeper or farmer of the manor of Longebenyngton. Order
Westminster. of the issues of that manor to pay to William de Stapelton, if living, 10*l.* for Easter term next, taking his acquittance; as Humphrey de Bohun late earl of Hereford and Essex by his letters patent granted to the said William his esquire for life for good service a yearly rent of 20*l.* to be taken at Easter and Michaelmas by even portions of the said manor and all the earl's lands in Huntingdonshire; and after at the request of the said William, whom by letters patent the king has appointed during pleasure constable of Loghmaban castle and of the lordship of Ananddale, which were of the said earl a tenant in chief, and are in the king's hand by his death and by reason of the nonage of his heirs, the king thought fit by letters patent to exemplify the earl's said letters, willing and granting that the said William shall take that rent so long as he shall remain constable.

April 24. To Adam atte More escheator in Dorset. Order to remove the
Westminster. king's hand, and not to meddle further with the manor of Bradele in Purbyk taken into his hand by the death of Thomas Bridport, delivering to Eleanor his wife any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Thomas at his death held that manor jointly with the said Eleanor, and that the same is held of others than the king.

April 18. To Roger de Elinrugge and John de Baldyngton keepers of the
Westminster. priory of St. Frideswide Oxford, which is in the king's hand. Order to pay to Henry le Forster clerk what pertains to him of 40*s.* yearly from the time the king committed to them the keeping of that priory, and henceforward to pay him that sum so long as they shall have the keeping thereof, taking his acquittance; as at the king's request John de Walyngford late prior and the convent granted to the said Henry by reason of the said prior's new creation a yearly pension of 40*s.* to be taken at Michaelmas and the Annunciation by even portions until by the prior and convent or by their successors provision should be made him of a benefice.

MEMBRANE 25.

April 26. To the sheriff of Suthampton for the time being. Order of the
Westminster. issues of his bailiwick to pay to John Porchestre the king's serjeant the arrears from 11 October last of his wages of 2*d.* a day, and henceforward to pay him those wages so long as he shall remain in the office of janitor of Porchestre castle, taking his acquittance; as on 15 December in the 46th year of his reign the king granted that office to the said John during pleasure with the wages and fees thereto belonging, such as Nicholas Haveryng deceased used to have; and on 11 October last by letters patent willed that he should have the wages aforesaid of the issues of that county by the hands of the sheriff, for the king learned of a surety that the same are but 2*d.* a day, and that the said Nicholas used to take them as aforesaid.

Et erat patens.

May 1. To the keeper of the king's manor of Eltham for the time being.
Westminster. Order to pay to John de Beverleye the king's esquire the arrears from 26 February in the 43rd year of his reign of 3*d.* a day, and henceforward to pay him that sum from time to time so long as he shall

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Membrane 25—cont.

stand in the office of parker of Eltham parks, taking his acquittance ; as on that day of his favour the king by letters patent granted that office for life to the said John for good service, taking therein 3*d.* a day of the issues of the manor by the hands of the keeper thereof.

April 28. Order to the sheriff of Wiltesir to cause a verderer of the forest of Westminster. Claryndon to be elected instead of Henry Gilbert, who is insufficiently qualified.

April 20. To the sheriff of Stafford. Order to cause a coroner to be elected Westminster. instead of Thomas de Eyton, who is insufficiently qualified.

May 1. To William de la Vale escheator in Cumberland. Order to remove Westminster. the king's hand, and not to meddle further with a pond of Wetherhale of the abbot of St. Mary York and the profits thereof, delivering to the abbot any issues and profits thereof taken ; as lately the king ordered the escheator to certify under seal in chancery the cause wherefore the same was by William de Ergum late escheator taken into the king's hand, and the yearly value thereof, and he certified that the late escheator so took the same for that it was found by inquisition, before him taken of his office, that the abbot has the said pond in the river Eden, in the midst whereof is an outlet which ought to be open from the Nativity of the Virgin so that salmons may have egress and ingress, which outlet is by the abbot closed to the grievous loss of the king and people, and that the same is extended at 20*s.* a year, as appears in an indenture made between the said late escheator and the now escheator and to the latter delivered ; and the king reckons that cause insufficient.

May 6. Order to the sheriff of Salop to cause a coroner to be elected instead Westminster. of Richard Hort of Welleworth, who is dead.

May 5. To Richard de Radeclif escheator in Lancashire. Order to certify Westminster. in chancery under his seal the cause whereof 100 acres of pasture of the abbot of Kirkstall in Admergill was by him taken into the king's hand, the true value thereof, by what abbot the same was acquired, when, and of whom, whether before or after the statute of mortmain, of whom it is held, how, and by what service, sending again this writ ; as for particular causes the king lately ordered the escheator to certify the cause aforesaid, and he returned that he found by inquisition, before him taken, that without the king's licence a certain abbot of Kirkestall, predecessor of the now abbot, acquired the said pasture to him and his successors, and that the same is worth $\frac{1}{2}$ *d.* a year for every acre beyond reprises, and for that cause he took the same into the king's hand ; and reckoning that return insufficient the king has amerced the escheator at 40*s.*

May 10. To Roger Keterich escheator in Essex and Hertfordshire. Order Westminster. to take the fealty of Alice wife of John de Roos knight for the manor of Asshildham and the manor of Radewynter called the Roos manor according to the form of a schedule enclosed, and to remove the king's hand and meddle no further therewith nor with divers other manors and lands in those counties taken into the king's hand by the said John's death, delivering to her any issues thereof taken ; as the king

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Membrane 25—cont.

has learned by divers inquisitions, taken by the escheator, that at his death the said John held no lands in those counties in chief nor of any other in his demesne as of fee, but by gift of William Frere and others held jointly with the said Alice the manor of Asshildham by knight service of the king as of the honour of Reylegh, the said manor of Radewynter by knight service of the heirs of Humphrey de Bohun earl of Hereford tenant in chief who were within age and in the king's wardship, and divers other manors and lands of others than the king.

May 14. To the treasurer and the barons of the exchequer. Order to search Westminster. the rolls and memoranda and other the evidences of the exchequer relating to the matter, and if by view thereof, by inquisition or otherwise assured that the farms hereinafter mentioned are parcel of Exeter castle, pertained thereto of old time and ought to pertain thereto, to stay their demand made by exchequer summons upon divers sheriffs of Devon to answer for the said farms and the arrears thereof from 10 April in the 22nd year of the reign, thereof discharging those sheriffs and other sheriffs for the time being and Edward prince of Wales, and suffering the said prince to take and have the same; as on the day named the king by letters patent granted the said castle to him for life with reversion to the king and his heirs; and now on behalf of the said sheriffs since that day the king has learned that the treasurer and the barons have charged them in their accounts at the exchequer with certain farms in that county and the arrears thereof since the said date, namely a farm of 7*l.* 16*s.* 9*d.* a year of Gedlegh and Fenotry, 21*s.* 8*d.* a year of small parcels of serjeanties, 14*s.* 6*d.* a year of small farms, and 5*s.* a year of Henry de Hughton for the fee farm of four messuages and 2 acres of land in Exeter, though the same are parcel of the said castle and thereto pertained of old time, and though the prince has taken them since the grant of the castle to him made, wherefore they have prayed the king for remedy.

May 18. To William de la Vale escheator in Northumberland. Order to Westminster. remove the king's hand, and not to meddle further with the lands of John son of Adam de Corbrigge chaplain in Corbrigge and Mitford, delivering up any issues thereof taken; as lately the king [ordered the escheator to certify] the cause wherefore the premises were by William Ergum late escheator taken into the king's hand, and their description, and he returned that the late escheator delivered to him by indenture 24 acres of land by Corbrigge which were in the king's hand for that the ancestors of Robert son of Roger, being tenants in chief of the manor of Corbrigge, founded a house of lepers by Corbrigge, giving the aforesaid land to find one chaplain there celebrating mass for the lepers every Sunday and feast day, and for that no chaplain is found nor celebrates there, likewise divers lands and a meadow which were in the king's hand for that the lord of Mitford, being tenant in chief of the manor of Mitford, founded Mitfordspitel giving that land and meadow to find a chaplain there celebrating, and for that no chaplain is there found but is long time withdrawn, and that the premises are yet in the king's hand for those causes; and the king reckons those causes insufficient.

April 17. To Ralph de Thresk escheator in Lincolnshire. Order to deliver Westminster. to William son and heir of John Coke of Belton, otherwise called

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Membrane 25—cont.

John del Bothe of Belton, four messuages, eight tofts, one bovate 15 acres of land, the moiety of one bovate 1 acre, two thirds of one toft in Belton and Epworth, one toft and 10 acres of land in those townes, and one toft in Belton which are in the king's hand for causes hereinafter mentioned, with all issues and profits thereof taken; as it is found by inquisition, by the escheator taken at the king's command, that at his death the said John held the first mentioned messuages, tofts, land and two thirds in chief by the service of the twentieth part of one knight's fee, the said toft and 10 acres in socage of John de Moubray of Axiholme deceased, and the said toft in Belton of Richard de Belwode, that John de Mowbray occupied all the premises taking the profits from the death of the said tenant until Friday before Midsummer in the 42nd year of the reign, and John Noble clerk (now deceased intestate it is said) from that day until the feast of St. Peter's Chains in the 46th year, after which feast the said William, who is now aged 23 years and more, without process in the king's court as the manner is entered and has until now occupied the premises taking the profits thereof, and marrying without the king's licence and will, and that for those causes the premises are taken into the king's hand; and by fine with him made by the said William the king of his favour has pardoned those contempts and trespasses, granting so far as in him lies that the said William shall have again and hold the premises of the king and others as aforetime with the issues and profits thereof taken as aforesaid. It is the king's will that the escheator be thereof discharged toward him.

May 16. To William le la Vale escheator in Cumberland. Order not to
Westminster. meddle in levying such extortion as hereinafter mentioned; as lately the king ordered him to certify under seal in chancery the cause wherefore the toll of the citizens of Karliol at Amotbrigge and elsewhere was by William de Ergum late escheator taken into the king's hand, and the value thereof, and he returned that the late escheator found by inquisition, before him taken of his office and delivered by indenture to the now escheator, that the mayor, bailiffs and citizens of Karliol at Amotbrigge, Blenkarnebek, Herteshaved and other places at the outgoings of the city take toll of all merchandise coming from Scotland to England and from England to Scotland at its entry or outgoing, having usurped that toll for 20 years and yet day by day usurping the same, whereas they ought not to take toll save within the city bounds, and that the toll is yearly worth 20*l.*, and for that cause the same is yet in the king's hand; and the said cause being before the council viewed and examined in chancery, it seems to the council by the escheator's certificate that what the mayor, bailiffs and citizens are so levying and taking is an extortion. It is the king's will that at his pleasure inquisition be made concerning such extortions by those whom he has appointed for the purpose, and that a remedy be applied.

MEMBRANE 24.

May 4. To William de la Vale escheator in Northumberland. Order to
Westminster. remove the king's hand, and not to meddle further with the chapel of St. Lawrence Byker of Richard de Gascoigne, delivering up any issues thereof taken; as lately for particular causes the king ordered

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Membrane 24—cont.

the escheator to certify under his seal in chancery the cause and manner of his taking that chapel into the king's hand, and he certified that William de Ergum late escheator delivered to him by indenture that the ancestors of the lord of Byker, being tenants in chief by grand serjeanty, founded a chantry in the said chapel within their lordship, giving to the same divers lands to find a chaplain to celebrate divine service for the souls of the king and his ancestors and of the founders' ancestors, and that the said chantry is withdrawn by Joan who was wife of John de Coupeland, and for that cause the said lands are in the king's hand ; and the king reckons that cause insufficient.

The like, *mutatis mutandis*, to William de Ergum late escheator.

To William de la Vale escheator in Yorkshire. Like order, *mutatis mutandis*, concerning the hospital of Lassynghby ; as the escheator certified that he found by inquisition, before him taken of his office, that John de Lythegraynes knight, who founded a hospital at Laysynghby in Allertonshire, long before the statute of mortmain, enfeofed the same of the whole manor of Laysynghby to find six chaplains to celebrate divine service therein for ever for the souls of the kings and the founders and of the faithful departed, and to perform divers alms, that the chantry and the said alms have ceased 20 years and more, and that John Moubray parson of Ripley, who has occupied the hospital ten years and more and does yet occupy the same, has turned the means thereof to secular uses, and for that cause the hospital and manor are in the king's hand.

May 5. To William de la Vale escheator in Cumberland. Order to deliver
Westminster. to John Broun the lands and rents of the said John and Eleanor his wife in Raghton, Gaytescales, Crokedayke, Blakthwayt, Langholm, Blencogowe, Crofton, Cryngildyk, Waverton, Gamelisby and Hoton, together with the issues thereof taken since the octaves of Trinity last ; as lately the king ordered the escheator to certify in chancery the cause and manner of taking the premises into his hand by William de Ergum late escheator, and the value thereof, and he returned that it was found by inquisition, taken before the late escheator, that about Michaelmas in the 46th year of the reign the said John committed a felony by slaying Thomas de Raghton, for which felony he withdrew himself and was a fugitive, that on the day of the said felony he had divers lands in Houghbryghtby and in the towns aforesaid in right of his said wife, held in chief by divers services and extended at 100s. a year, and for that cause the late escheator took the said lands into the king's hand ; and by certificate of John de Cavendissh the chief justice, made and returned in chancery at the king's command, the king is assured that in the octaves aforesaid John Broun rendered himself to the marshalsea prison, and was not put in exigents before the king by reason of the death of the said Thomas ; and on 24 January last of his favour the king by letters patent pardoned him the suit of his peace pertaining to the king for the death of the said Thomas whereof he was indicted or appealed, and any outlawry published against him for that cause, granting him the king's peace, provided that he should stand to right in the king's court in any cause which any man would bring against him by reason of the death aforesaid.

May 10. To Adam atte More escheator in Dorset. Order to remove the
Westminster. king's hand, and not to meddle further with the manor of Holne in

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Membrane 24—cont.

Purbyk taken into the king's hand by the death of Thomas Bridport, delivering to Eleanor his wife any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Thomas at his death held that manor jointly with the said Eleanor, and that it is held of others than the king.

To William de la Vale escheator in Northumberland. Order to take the fealty of William de Rodome according to the form of a schedule enclosed, and to remove the king's hand and meddle no further with the lands in Espele which were of John de Espele adherent of the Scots who were enemies and rebels against the late king, and by forfeiture of the said John came as an escheat to the late king's hands, delivering up any issues thereof taken since the death of Thomas de Espele; as on 3 February in the 9th year of his reign the king by letters patent gave all those lands to the said Thomas for his good service and to his heirs, to hold by the same services as before they came to the late king's hands; and it is found by inquisition, by the escheator taken at the king's command, that by virtue of the said charter the said Thomas at his death was seised of the same in his demesne as of fee, that Emma his daughter, whom William de Rodome has now taken to wife, is his next heir and of full age, that those lands are held of Mitford castle by the service of *1 lb.* of cumin, and that the said William de Rodome and Emma in her right have taken and do yet take the issues and profits thereof since the death of the said Thomas, who died on Thursday before St. Leonard in the 30th year of the reign; and the said castle is now in the king's hand by the death of David de Strabolgi last earl of Athole tenant thereof in chief, and by reason of the nonage of his heirs.

May 10. To Roger Keterich escheator in Essex and Hertfordshire. Order Westminster. to take the fealty of Alice wife of John de Roos knight etc. (*as above, p. 16*).

May 16. To John ap Rees escheator in Gloucestershire. Order to cause Westminster. Edmund son of Hugh son of Edmund le Blount tenant in chief deceased, and cousin and heir of the said Edmund deceased, to have seisin of his said grandfather's lands taken into the king's hand by his death; as the said heir has proved his age before the escheator, and the king has taken his homage and fealty. By p.s. [30124.]

May 19. To William de la Vale escheator in Yorkshire, Northumberland, Westminster. Cumberland and Westmorland. Order to cause Ralph son and heir of William baron of Greystoke tenant in chief to have seisin of his said father's lands taken into the king's hand by his death; as the said Ralph has proved his age before the escheator, and the king has taken his homage and fealty. By p.s. [30127.]

To Ralph de Thresk escheator in Lincolnshire. Like order; as Ralph son and heir of the said William has proved his age before William de la Vale.

The like to the following:

Roger Keterych escheator in Essex and Hertfordshire.

John de Broghton escheator in Bedfordshire and Buckinghamshire.

Nicholas Seymour escheator in Northamptonshire.

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Membrane 24—cont.

To Th. bishop of Durham. Order to command livery to be given to the said Ralph son of William of his father's lands within the liberty of Durham; as he has proved his age etc., and the king has commanded livery to be given him of his father's lands.

May 23. To the mayor and bailiffs of Sandwich. Order of the king's favour to Westminster. dearest one pipe of thread of Rois of Tankard fitz Clays of Lescluse, and another of merchants of Flanders found in a ship called '*Maydach*,' suffering the said merchants to take the same over to Flanders without payment of custom or subsidy to the king's use save for such as shall be exposed for sale; as the same was found among certain wines of merchants of Flanders which by advice of the council the king lately decreed should be delivered up, and is under arrest in the said port.

To the same. Like order concerning [thread] of John Orneweider and Arnald Lammins burgesses of Ardenbouch merchants found in a ship called '*la Seinte Marie*' among wines of merchants of Flanders.

May 22. To William Latymere constable of Dovorre castle and warden of Westminster. the Cinque Ports, or to his lieutenant. Order by inquisition and other lawful means and convenient, as he shall think best, to take information touching a complaint made on behalf of certain merchants of Flanders that certain wines of theirs were lately taken at sea and are by the king's lieges and subjects of England wasted and eloigned, and to cause due and speedy justice to be done to the said merchants in regard to the presumptuous attempts of the said lieges, certifying the king and council of the hindrance if he may not make fitting recompense touching the same, in order that the king may act as by law ought to be done for reformation of such damage and loss; as the king has learned of the premises by the said merchants' complaint, praying for remedy, and by advice of the council he would deal generously with them.

May 23. To Walter de Leycestre the king's serjeant at arms. Order, if Westminster. assured by oaths to him given, by examination and otherwise that the facts are as hereinafter rehearsed, to cause as well 103 tuns of wine of the king's enemies, according to his commission, as 42 tuns of Frederick dwelling at Seint Malois del Isle in Brittany the king's enemy, to be delivered to those to whom they pertain, William filz Cristians Fourmer of Lescluse, master of a ship called '*la Seinte Anne*,' being first contented of his freightage for all of them, and to restore to the said master any wines or merchandise remaining in the said ship over and above the 145 tuns of wine aforesaid; as on 18 May last at the said master's suit, averring that the said ship laded with 138 tuns of wine was by lord le Despenser lately taken at sea and brought to the port of Cicestre, that 103 tuns of that wine were enemies' goods and 35 tuns thereof of the goods of him the said master and other merchants of Flanders his fellows, by advice of the council the king by letters patent appointed the said Walter to cause those 103 tuns to be delivered to those to whom they pertain, and the ship and the said 35 tuns to the said master; but Edward Dalyngrugge knight has before the council alleged that over and above those 103 tuns there were in the said ship

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Membrane 24—cont.

42 tuns of wine of the said Frederick's goods and not of the said merchants, so that these likewise ought to be forfeit over and above the 103 tuns.

April 24. To William de Huntynghfeld, John de Cavendissh, Roger de Kirketon,
Westminster. William de Spaigne, Roger Toop' and their fellows, justices appointed to preserve the peace in the parts of Holand co. Lincoln, or to any of them. Order to cause a constable in those parts to be elected instead of Robert de Meres; as the king has learned by credible witness that by colour of his office the said Robert since he has stood therein has caused and ceases not daily to cause hurt, evildoings and extortions in order to extort money from the people of those parts; and the king would make provision for the peace of his people.

Mandate to the said Robert to meddle no further in that office.

MEMBRANE 23.

May 10. To Roger Keterich escheator in Essex. Order to deliver in dower to
Westminster. Joan who was wife of Humphrey de Bohun earl of Hereford and Essex tenant in chief such as are in his bailiwick of the fees and parts of fees following which the king has assigned to her of the knights' fees of her said husband and of the barony of Penkethelyn lordship taken into the king's hand by his death and by reason of the nonage of his heirs, namely the fourth part of one knight's fee in Terlynge held by Roger Redlegh and extended at 25s. a year, four knights' fees in Berneston, Rothyng Berners, Berwyk, High Estre, Neweton, Donmowe and Strathale lately held by John de Berners knight at 20*l.*, four knights' fees and a quarter in Bromfeld, Black Nottele, Chatham, Great Waltham and Radelegh now held by Thomas de Maundeville the elder knight at 21*l.* 5s., three knights' fees in Teye Maundeville, Spryngfeld to wit Kyueton, Asshildham, Aldham, Dansey and Wolwich sometime held by Thomas Merk at 15*l.*, three knights' fees in South Wokyndon, Kyngeswode and Bartlesden sometime of Maurice de Bruyn and now held by Robert de Marny knight at 15*l.*, two knights' fees in Masshebery and Mose sometime held by William Bottevyleyne at 10*l.*, one knight's fee in Shelwe Jocelyn now held by Robert Marchal at 100s., two knights' fees in Little Burstede formerly held by Humphrey de Walden knight at 10*l.*, the moiety of one knight's fee in Elsenham formerly held by the said Humphrey at 50s., two knights' fees in Stowe Mareys now held by John Mareys at 10*l.*, one knight's fee in Dunton by Herwardstoke held by the abbot of Waltham Holy Cross at 100s., one knight's fee in Tillebery held by Henry de Coggeshale at 100s., one knight's fee in Estilbury lately held by Edward son of Simon at 100s., one knight's fee in Estilbery aforesaid sometime of Edmund Kemsek and lately held by Thomas Gobyoun knight at 100s., one knight's fee in Shelwe held by the prior of Blakamore at 100s., the tenth part of one knight's fee in Willynghale held by the said prior at 10s., one knight's fee in Ardelay sometime held by Thomas Martel at 100s., one knight's fee in Macchyng and Great Waltham formerly held by Thomas Bataille at 100s., one knight's fee in High Estre now held by Peter atte Hide at 100s., one knight's fee in Dannebury now held by Reynold de Grey knight at 100s., one knight's fee in High Estre held by John Gildesburgh at 100s., three fourths of one knight's fee in Wikepet by Neweport lately held by Robert de la Rokele at 3*l.* 15s.,

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Membrane 23—cont.

the moiety of one knight's fee in Little Canefeld formerly held by Richard earl of Arundell at 50s., the third part of one knight's fee in Walden and the twelfth part of one fee there formerly held by the abbot of Walden at 4s. 4d., the moiety of one knight's fee in Walden sometime of William de Westeleye now held by Richard Wynter in right of his wife at 50s., the fifth part of one knight's fee in Walden held by Geoffrey le Boteler at 20s., the tenth part of one knight's fee called Starlyngeshel in Donton held by the prior of Okeborne at 10s., the sixth part of one knight's fee in Gynge *Puelle* formerly held by Nicholas Foucher at 16s. 8d., the tenth part of one knight's fee in Great Waltham lately held by Simon de la Boterie at 10s., the eighth part of one knight's fee in Great Waltham now held by Peter atte Hyde at 12s. 8d., one knight's fee in High Estre held by the heirs of Gilbert Stanford knight at 100s., the moiety of one knight's fee in Godythestre and Masshebury and High Estre lately held by John Berners knight at 50s., the moiety of one knight's fee in Godythestre, Masshebury and High Estre now held by Nicholas Fitz Richard at 50s., the tenth part of one knight's fee in Sparehauekeseye in Little Waltham held by Edmund Warner at 10s., two knights' fees in Shellegh held by Thomas del Legh at 10*l.*, one knight's fee in Chighenhale Tany formerly held by John Throkkesford at 100s., one knight's fee in Chighenhale and Elsynham by Thremenhale formerly held by John Bottourt and now by Walter Blount at 100s., the moiety of one knight's fee in Chighenhale and Elsynham aforesaid held by the prior of Donnowe at 50s., one knight's fee in Rothynge Abbessé formerly held by Oger son of Michael at 100s., the moiety of one knight's fee in Stepelbumpstede formerly held by Robert de Manceby at 50s., the fourth part of one knight's fee in Little Bumpstede formerly held by William de Bloy at 25s., one knight's fee in Wygeberwe by Saltcote now held by Walter atte Lee knight at 100s., the tenth part of one knight's fee in Walden at Kybworthey formerly held by William Chamberleyn knight at 10s., the fifth part of one knight's fee in Great Waltham now held by Edmund Warner at 20s., the 23rd part of one knight's fee in Great Waltham formerly held by the abbot of Walden at 5s., the fourth part of one knight's fee in Walden now held by Richard Wynter at 25s., the twentieth part of one knight's fee in Walden called Pirho held by the said Richard at 5s., two knights' fees in Chikenhale Trenchefoil held by Alice de Nevyle at 10*l.*, three knights' fees in Chighenhale and Stambourne held by the said Alice and John Welde and sometime by John de la Lee, John de Greuille and Margery de Mose at 15*l.*, one knight's fee in Donnowe sometime held by John Boys at 100s., the moiety of one knight's fee in Walden sometime of William de Sancto Michael and after held by the abbot of Walden at 50s., the tenth part of one knight's fee in Depedene formerly held by Edmund de Postede at 10s., the moiety of one knight's fee in Gynge held by the abbot of Stratford at 50s., the third part of one knight's fee in Wyllynghale formerly held by Philip de Ropell at 33s. 4d., the fourth part of one knight's fee in Estre held by the abbot of Tilteye at 25s., the fourth part of one knight's fee in the parish of Alvythele called Bumpstedehalle formerly held by John de Staunton at 25s., the fourth part of one knight's fee in Horndon formerly held by Abel de Wythyfeld at 25s., the fourth part of one knight's fee in Benyfllet and Nevinden held by the abbot of Colcestre at 25s., two knights' fees in Terlyng held by the bishop of Norwich at 10*l.*,

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Membrane 23—cont.

one knight's fee in Terlyng called Neketon formerly held by Nicholas de Halweston at 100s., one knight's fee in Chaldwell formerly held by Thomas de Gravesende at 100s., one knight's fee in Wike sometime held by Roger de Barle at 100s., one knight's fee in Bobbyngworth formerly held by Henry Spigurnell and three quarters of one knight's fee in Staundon lately held by Edmund Spigurnell at 8*l.* 15s., one knight's fee in Rammesden Creye and Rammesden Belhous, the fourth part of one knight's fee in Dunmowe and the fourth part of one knight's fee in Reynes sometime held by Roger de Merk at 7*l.* 10s., the fourth part of one knight's fee in Willynghale Spaigne and the fourth part of one knight's fee in that town held by Roger Fitz Andrewe at 50s., the moiety of one knight's fee sometime of William Thorlegh in Amberden formerly held by Joan Flam bard at 50s., one knight's fee in Lammersh held by the prince of Wales at 100s., the moiety of one knight's fee in Radwynter and Walden formerly held by John Roos knight at 50s., the fourth part of one knight's fee in Chishull held by the heirs of John Benyngton at 25s., the moiety of one knight's fee in Walden called Mateines formerly held by the abbot of Walden at 50s., two knights' fees in Chishull called Cardons held by the heirs of Roger Depham, by Henry Spigurnell, John Outlawe, James Freman, Alice Gerard, John Phippe, Nicholas Jebyn, the abbot of Walden and the abbot of Tilteye at 10*l.*, all in Essex; one knight's fee and a half in Catteworth co. Huntyngdon formerly held by Thomas de Bekeryng at 7*l.* 10s., the tenth part of one knight's fee in Baldyngshore by Massyngdene now held by Thomas de Bassyngbourne at 10s., the fourth part of one knight's fee in Amoundesham formerly held by Walter de Rau at 25s., the moiety of one knight's fee in Querendon now held by Thomas earl of Warrewich at 50s., and the moiety of one knight's fee in Cryndon held by Thomas Lyveden at 50s. in Bakinghamshire; one knight's fee in Glaston co. Roteland held by Thomas de Haryngton at 100s.; two knights' fees in the manors of Haylesden, Oxenedes, Bernham, Skeyton, Sonderlond in (*sic*) Haryngby sometime held by Walter de Bernham and William Hauteyn at 10*l.*, the eighth part of one knight's fee in Burnham now held by the heirs of Ralph de Hemenale at 12s. 6*d.*, the eighth part of one knight's fee in Burnham held by Edmund de Reynham knight at 12s. 6*d.*, the fourth part of one knight's fee in Briston held by John de Briston at 25s., the eighth part of one knight's fee in Burnham held by the heirs of John de Borgh at 12s. 6*d.* in Norffolk; seven knights' fees in the manors of Letheryngham, Cretyng, Thorp in the parish of Hakeston, Thuryngton and Shadenesfeud held by Thomas Wynkefeld and sometime of William de Bovylle at 35*l.*, one knight's fee in Reydon and Holton sometime of Thomas de Merk and now held by Robert de Teye knight at 100s., the moiety of one knight's fee in Hadlegh sometime of William Laasham and now held it is supposed by Helmyng Leget at 50s., and one knight's fee in Stotton held by the heirs of Saier de Creppying and extended at 100s. a year in Suffolk; and a third part of the barony of Penkethlyn lordship in the march of Wales, the barony being extended at 100 marks a year.

To John de Broghton escheator in Huntingdonshire and Bakinghamshire. Order to deliver in dower to the said Joan the knights' fees and parts of fees (*above mentioned*) in Catteworth co. Huntingdon, and in Baldyngshore, Amoundesham, Querendon and Cryndon co. Bakingham.

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Membrane 23—cont.

To John de Weston escheator in Norfolk and Suffolk. Like order to deliver in dower to the said Joan the knights' fees and parts of fees (*above mentioned*) in Haylesden, Oxenedes, Bernham, Skeyton, Sonderlond and Haryngby, Burnham, Briston and in Burnham co. Norfolk held by the heirs of John de Burgh, and in Letheryngham, Cretyng, Thorp, Thuryngton and Shadenesfeud sometime of William de Boville, Reydon and Holton, and in Hadlegh co. Suffolk, (*omitting the knight's fee in Stotton*).

To Nicholas Seymour escheator in Roteland. Like order to deliver in dower to the said Joan one knight's fee in Glaston (*above mentioned*).

May 10. To John ap Rees escheator in Herefordshire and the march of Wales
Westminster. adjoining. Order in presence of the next friends of the heirs of the said Humphrey, if being warned they will attend, to make a partition of the barony of Penkethlyn into three equal parts, and to deliver in dower to the said Joan a third part thereof which the king has assigned to her, sending the assignment to be enrolled in chancery.

MEMBRANE 22.

May 10. To Roger Keterich escheator in Essex. Order to deliver in dower
Westminster. to the said Joan such as are in his bailiwick of the advowsons following which the king has assigned to her of the advowsons of abbeys, priories, churches and chapels which were her said husband's and are taken into the king's hand by his death, namely the advowsons of Fobbyng church co. Essex extended at 20 marks a year, of Brekon priory at 66*l.* 13*s.* 4*d.*, of Lambilio church at 20 marks, of Maugan church at 20 marks, of Bernak church at 20 marks, of Veynour church at 20 marks, of Lankeneder church at 8*l.*, of Caldecote chapel at 40*s.* all in Herefordshire and the march of Wales adjacent; of Amondesham church co. Bukingham at 20*l.*, of Thoresby church co. Lincoln at 20 marks, of Luffenham church co. Roteland at 20 marks, of Lambourne chapel co. Berkes at 60*s.*, and of Wokeseye chapel co. Wiltesir extended at 20*s.* a year.

To John ap Rees escheator in Herefordshire and the march of Wales adjacent. Order to deliver in dower to the said Joan the advowsons of Brekon priory, Lambilio church, Maugan church, Bernak church, Veynour church, Lankeneder church and Caldecote chapel extended (*as above*), which among others the king has assigned to her.

To John de Broghton escheator in Bukinghamshire. Like order to deliver in dower to the said Joan the advowson of Amondesham church.

To Ralph de Thresk escheator in Lincolnshire. Like order to deliver in dower to the said Joan the advowson of Thoresby church extended at 20*l.* a year.

To Nicholas Seymour escheator in Roteland. Like order to deliver in dower to the said Joan the advowson of Luffenham church.

To Oliver de Harnham escheator in Berkshire and Wiltesir. Like order to deliver in dower to the said Joan the advowsons of Lambourne chapel and Wokeseye chapel.

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Membrane 22—cont.

To Roger Keterich escheator in Essex. Like order to deliver in dower to the said Joan the advowson of Walden abbey extended at 40*l.* a year.

Memorandum that Nottele abbey fell to the said countess by lot, but Walden abbey was assigned to her in lieu thereof by the king's order dated 28 April.

June 6. To William de la Vale escheator in Cumberland. Order, if assured Westminister. that the lands in Staynton by him seized into the king's hand are the same which by virtue of the king's command were delivered to Clement de Skelton and Joan his wife, to remove the king's hand and meddle no further therewith, delivering to the said Clement and Joan any issues thereof taken; as lately upon the finding of an inquisition, taken by Thomas de Musgrave late escheator, that by grant of William late baron of Graystok, made with the king's licence, Giles de Orreton deceased held to him and the heirs of his body by Maud his wife (likewise deceased) ten messuages, three carucates of land, 20 acres of meadow and 12 acres of wood in the town of Staynton within the barony of Greystok, and common of pasture sufficient for all his neat beasts and those of his men now or hereafter dwelling upon the said lands, that the premises are held in chief by the service of rendering 3*s.* 6*d.* a year to cornage payable in the exchequer of Carliol by the hands of the sheriff of Cumberland for the time being, and that Joan daughter of the said Giles and Maud, whom the said Clement has taken to wife, is their next heir and of full age, the king took the homage and fealty of the said Clement by reason of issue between him and the said Joan begotten, and commanded livery to be given them of the premises, as appears by inspection of the rolls of chancery; and now on behalf of the said Clement and Joan petition is made to the king for removal of his hand from divers lands in Staynton, which the escheator has taken into the king's hand for that he found by inquisition, before him taken of his office, that the said Giles died seised in his demesne as of fee of those lands which contain a fourth part of the manor of Staynton, that they are held in chief by knight service, and that after his death the said Clement and Joan in her right, being daughter and heir of the said Giles, entered the same without the king's licence and without process of the king's court.

March 10. To the mayor, recorder and aldermen of London. Order to be Westminister. before the council at Westminister one month after Easter next, which day the king has given to Robert de Hales prior of the Hospital of St. John of Jerusalem in England, in order to inform the council concerning their right, and further to do and receive what shall be by the council appointed, staying meanwhile the process begun against the said prior and brother John Alemayn his fellow, and if there shall be any cause wherefore that ought not to be done, to certify the same in chancery under their seals, sending again this writ; as the king has learned that at the complaint of Ralph de Strode common serjeant of the city of London, averring that time out of mind there was a way (*chiminagium*) from the high street of Fletestrete to the river Thames whereto the commonalty of the city ought to have and in times past used to have entry by a gate called Templegate to Templebrigge in the said river from sunrise to sunset for carrying their victuals and merchandise to and fro by wains, horses and otherwise

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Membrane 22—cont.

at their pleasure, and likewise by night at the request of every free man of the city for carrying such needful things except for carriage by wains, and that divers men of the city were by the said prior and brother John by colour of closing the said gate divers times hindered from carrying victuals, merchandise and other things needful by the said way, the mayor, recorder and aldermen caused the prior and brother John to be summoned before them to answer touching the premises; and the king considers it unreasonable that the business should be debated before them forasmuch as it concerns them and their commonalty, especially as a party ought not to be judge in his own cause, judging that it would tend to the prejudice of the lords and others coming to parliament and to the council if the said bridge, which is appointed for their advantage and easement when they will there come to their barges and boats, should be broken by casting stone and timber thereupon, and it is his will that for the causes afore-said the business shall be debated and determined before the council, where justice shall speedily be done as well to the mayor etc. as to the prior.

April 15. To Philip de Courtenay admiral of the fleet towards the west, or to his lieutenant in the port of Dertmuth, and the mayor and bailiffs of that town. Order, for particular causes laid before the king and council, to deliver up according to the command to them previously addressed the three ships of Portugal under arrest in the said port, one called '*la Seint Croice*' Stephen Fraunceis master, another '*de (sic) Seint Vincent*' John Bogayllo master, the third '*la Seint Antoyne*' Salvador Geans master, with the merchandise therein taken if existing, or if not the value thereof, the livery of which ships and goods the king at another time by writ commanded to be made, provided nevertheless that the sum of money which at the suit of John Aubray the king commanded to be kept in the admiral's hands shall remain in the admiral's keeping until further order.

June 10. To the sheriff of Wiltesir for the time being. Order of the issues of that county to pay to John de Wydeford the arrears of 4*l.* a day from 4 December in the 41st year of the reign, and henceforward to pay him that daily sum as the same used to be paid according to the king's letters patent, taking the said John's acquittance for every payment; as on the day mentioned of his favour the king by letters patent granted to the said John the keeping of his manor of Claryndon for life, taking for his wages 4*l.* a day of the issues of the said county by the hands of the sheriff.

Et erat patens.

MEMBRANE 21.

May 24. To the sheriff of Cumberland. Order to cause all the lands aliened in fee by William de Loghmaban as hereinafter recited to be taken into the king's hand and safe kept until further order, answering at the exchequer for the issues thereof, certifying under his seal in chancery how he has executed this command, and sending again this writ; as on 28 June in the 16th year of his reign the late king by letters patent gave to the said William and his heirs for his good service certain lands in Blencogou, which were of William le Blount knight late the said king's enemy and rebel and came to the late king's hands as an escheat,

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Membrane 21—cont.

to hold by the service of the fourth part of one knight's fee rendering at the exchequer of Michaelmas 4 marks a year, and further granted to the said William de Loghmaban and to his heirs the remainder of lands in the said town, then held in dower by Joan who was wife of John le Blount with reversion after her death to the king as an escheat by reason of the forfeiture of William le Blount, to hold with the other lands by the service aforesaid without making sale of those lands, waste or destruction of the woods, or dispossession of the men thereto pertaining, so that if William de Loghmaban or his heirs should make sale, waste, destruction or dispossession as aforesaid, it should be lawful for the said king and his heirs again to take all the premises into their hand without claim of the said grantee to the contrary or of his heirs or of any other; and Randolph de Dacre has acknowledged before the king that he has acquired the premises of the said grantee in fee, as well those which were of William le Blount as those which the said Joan held in dower.

May 28. To the proctors and ministers of John cardinal bishop of Sabina
Westminster. and rector of Abburbury in the diocese of Lincoln. Notice that they may in their lord's name administer and freely dispose of the fruits, proventions and emoluments of the said church, notwithstanding the king's presentation of William de Redenesse his clerk thereto, which the king revokes, as lately by letters patent the king made that presentation believing that the said cardinal was dead in the court of Rome and that thereby the church was void; but the king has learned of a truth that he is there alive and well.

Et erat patens.

[*Fœdera.*]

To J. bishop of Lincoln. Order to suffer the proctors and ministers of John cardinal bishop of Sabina and rector of Abburbury in their lord's name to administer and freely dispose of the fruits, proventions and emoluments of that church, the king's presentation to the same notwithstanding, and to revoke any act by him the said bishop done touching such presentation; as lately etc. (*as above*).

[*Ibid.*]

June 2. To Oliver de Harnham escheator in Oxfordshire. Order to assign
Westminster. to Joan who was wife of Humphrey de Bohun earl of Hereford and Essex tenant in chief dower of the manor of Astcote, sending the assignment to be enrolled upon the rolls of chancery; as lately at her suit averring that on the day he espoused her and long after her said husband was seised of that manor in his demesne as of fee, and that he after demised the same to Gilbert Giffard knight for life with reversion to him the said earl and his heirs, and praying that dower should be assigned her of the same, being in the king's hand by the said Gilbert's death and by reason of the nonage of the said earl's heirs, the king ordered the escheator to make inquisition; and by inquisition by him taken at the king's command it is found that the said earl was thereof seised in his demesne as of fee for nine years after he espoused the said Joan, that after he demised the same as aforesaid, that the said Gilbert had no other estate therein, and that the said manor is worth 10*l.* a year in all issues.

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Membrane 21—cont.

June 6. To John ap Rees escheator in Gloucestershire. Order to cause
Westminster. Joan daughter of John Solers to have seisin of her purparty of the lands of Alice atte Chaumbre of Weston Underegge kept in the king's hand; as lately on the finding of an inquisition, taken by Philip de Lutteleye late escheator, that the said Alice at her death held in her demesne as of fee three messuages, $2\frac{1}{2}$ virgates of land and 7 acres of meadow in Weston Underegge in chief by knight service, that Sibyl Pope one of her sisters, William de Acton son of Katherine a second sister, Alice de Bentham, Margery de Bentham and Elizabeth de Bentham daughters of Agnes a third sister, and Joan daughter of John Solers son of Margery a fourth sister are her next heirs, and that the said Sibyl, William, Alice de Bentham, Margery and Elizabeth were then of full age, and the said Joan of the age of 6 years, on 4 July in the 37th year of his reign the king respited until the quinzaine of Michaelmas then next the homages of those who were of age, and ordered the late escheator to take their fealties, to take of them security for payment of their reliefs at the exchequer, to make a partition of the premises into four equal parts in their presence and in presence of the said Joan's next friends, if being warned they would attend, and to cause them to have seisin of their respective purparties, namely the said Sibyl and William of two parts as two of the deceased's heirs, the said Alice de Bentham, Margery and Elizabeth of one part as one of her heirs, and to keep in the king's hand until further order one fourth part for the said Joan's purparty; and the said Joan has now proved her age before the escheator, and the king has taken her homage and fealty. By p.s.

June 10. To John ap Rees escheator in Gloucestershire. Order to remove
Westminster. the king's hand and not to meddle further with the manor and advowson of Wynterbourne, delivering to Edmund de Bradeston any issues thereof taken since the death of Thomas son and heir of Robert de Bradeston; as it is found by inquisition, taken by the escheator, that by the death of Thomas de Bradeston tenant in chief and by reason of the nonage of the said Thomas son of Robert de Bradeston son of Thomas de Bradeston, being cousin and heir of the said tenant in chief, who died within age and in the king's wardship, the said manor is come to the king's hands, that by fine levied in the king's court Robert Mordak parson of Wynterbourne and Robert Coyne parson of Somerford Mauduyt granted the said manor and advowson to the said Thomas de Bradeston and Agnes his wife and to the heirs male of their bodies, with remainder for lack of such issue to the said Robert de Bardeston (*sic*) and to the heirs male of his body, remainder for lack of such an heir to John de Bardeston (*sic*) and to the heirs male of his body, that as well the said Thomas de Bradeston and Agnes as the said Thomas son of Robert died without issue male, wherefore by form of that fine the premises ought to remain to the said Edmund being son and heir of the said John de Bradeston, and that the same are held of others than the king; and by a transcript of the said fine, which the king caused to come before him in chancery, it is found that the premises were entailed in the form aforesaid.

June 13. To John de Broghton escheator in Bakinghamshire. Order to take
Westminster. the fealty of Thomas de Harecourt knight according to the form of a schedule enclosed, and to remove the king's hand and meddle no further

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Membrane 21—cont.

with the manor of Little Lynford taken into the king's hand by the death of John Buttetourt, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said John at his death held no lands in that county in chief in his demesne as of fee, but by fine levied in the king's court with his licence held the said manor in chief jointly with Maud his wife whom the said Thomas has taken to wife.

June 15. Order to the sheriff of Hereford to cause a coroner to be elected
Westminster. instead of John de Monemouth, who is dead.

June 15. To the collectors in the ports of Holkam, Welles, Blakeneye,
Westminster. Wyveton, Claye, Salthous, Shiryngham and Croumere of the subsidy of 6*d.* in the pound. Order, upon petition of the fishers of those towns, not to compel them to pay such subsidy upon fish taken in the sea and not carried out of the realm, nor in anywise to trouble them concerning the same; as their petition shews that the collectors are purposing to compel them to pay the said subsidy upon the fish so taken and there brought within the realm, praying for remedy; and it was not nor is it the intent of the king or council that any such fishers be compelled so to do.

[*Fœdera.*]

June 15. To the justices of the Bench. Order by writ of *nisi prius* to
Westminster. command an inquisition which remains to be taken before them between the king and Simon Lambourne clerk concerning the presentation to the precentorship of Exeter, now void and in the king's gift, to be taken before one of the justices of the said Bench or before the justices of assize appointed in Devon.

June 20. To Adam atte More escheator in Dorset. Order to remove the
Westminster. king's hand, and not to meddle further with a messuage and 40 acres of land in Little Kemerych, delivering up any issues thereof taken since the death of Thomas Bridport; as the king has learned by inquisition, taken by the escheator, that the said Thomas at his death held no lands in that county in chief in his demesne as of fee, but held the premises of others than the king.

June 18. To John de Cavendissh and Thomas de Ingelby justices appointed
Westminster. to hold pleas before the king. Order by writ of *nisi prius* to command an inquisition whereupon the prior of Christ Church Canterbury has put himself before the king concerning his alleged duty to repair the highway between Branketre and Halstede and to scour a ditch by the highway between Stistede and Coggeshale, to be taken before them the said justices or one of them or before one of the justices of assize appointed in that county (*sic*).

May 10. To Ralph de Thresk escheator in Lincolnshire. Order not to distrain
Westminster. William son and heir of John Coke of Belton, otherwise called John del Bothe of Belton, to do his homage and fealty a second time, releasing any distress upon him made for that cause; as he has done homage and fealty to the king for four messuages, eight tofts, one bovate 15 acres of land, the moiety of one bovate and of 1 acre of land, and for two thirds of one toft in Belton and Epworth which he holds

1374.

Membrane 21—cont.

in chief by knight service, and livery whereof the king has commanded to be given him by the escheator.

By p.s. [30115.]

MEMBRANE 20.

June 20. To Oliver Harnham escheator in Wiltesir. Order to take of Ela Westminster. who was wife of Thomas son of Robert de Bradeston knight tenant in chief an oath that she will not marry without the king's licence, and in presence of Richard Lescrope knight to whom the king has committed the wardship of her said husband's lands or of his attorney, if being warned he will attend, to assign her dower of those manors and lands which are in the king's hand by her husband's death and by reason of the nonage of Elizabeth his daughter and heir, sending the assignment to be enrolled in chancery.

To John Hambury escheator in Worcestershire. Order to assign dower to the said Ela, of whom the king has commanded an oath to be taken by Oliver Harnham (*as above*).

The like to Roger Keterich escheator in Essex.

The like to John ap Rees escheator in Gloucestershire.

June 20. To the sheriff of Lancaster. Order to cause Ralph de Langeton Westminster. to have seisin of a messuage and one bovaté of land and a half in Goldeburne held by Adam de Goldeburne outlawed for felony it is said; as the king has learned by inquisition, taken by the sheriff, that the premises have been in his hand a year and a day and are yet in his hand, that the said Adam held them of the said Ralph, and that William de Chorlegh late escheator had the year and a day and the waste thereof, and ought to answer to the king for the same.

June 22. To the sheriff of Surrey and Sussex. Order to cause all goods Westminster. and merchandise which by inquisition or otherwise he may be assured were taken out of three tarits of Catuloigne, Genoa (*Jannua*) and Naples at la Rye and brought within those counties to be arrested wherever found in his bailiwick in whose hands soever within liberties and without, the liberty of the Cinque Ports excepted, and at his peril to be put in safe keeping as shall best be for the safety thereof until by advice of the council the king shall take order for delivery of the same; as the said tarits laded with divers goods and merchandise were lately taken, arrested and brought to the parts of la Rye by the king's subjects, pretending that the said goods and merchandise were enemies' goods, whereof certain are taken out of the said tarits and removed by boats, barges and otherwise within the said counties and elsewhere, as the king has learned; and by advice of the council the king's will is to make provision for the safety thereof until he shall be informed to whom the same ought in law to pertain.

To Walter Leycestre and James Lyons the king's serjeants at arms. Order to suffer the masters or owners (*patronos*) of three tarits of Catelogne, Genoa and Naples without let to enter the same and to dispose and take order for the safety thereof; as by advice of the council the king has appointed the said serjeants without delay to arrest and put in safe keeping all goods and merchandise laded in the said tarits in whose hands soever the same shall be found on land or sea.

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Membrane 20—cont.

June 26. Order to the sheriff of Surrey to cause a coroner to be elected instead
Westminster. of Peter Semer of Gildeford, who is sick and aged.

July 6. Order to the sheriff of Devon to cause a coroner to be elected instead
Westminster. of Thomas Hore, who is insufficiently qualified.
Like order to the sheriff of Suffolk concerning Robert Gerveys.

July 8. To the escheator in Essex for the time being. Order of the issues
Westminster. of the manor of Farnham by Storteford to pay to John de Burgh knight the arrears of 40 marks of yearly rent since that manor with other lands of Humphrey de Bohun earl of Hereford and Essex came to the king's hands by the earl's death and by reason of the nonage of his heirs, and henceforward to pay him that sum every year during his life, so long as the said manor shall be in the king's hand and under the escheator's keeping, taking the said John's acquittance; as lately the king by letters patent pardoned him the trespass he committed by acquiring of the said earl 40 marks of yearly rent issuing from the said manor, which is held in chief, and by taking that rent without obtaining the king's licence, and the king so far as in him lay granted to the said John that he might take that rent for life, distraining in the said manor so often as the same shall be in arrear, without occasion or hindrance of the king or his heirs, their justices, escheators, sheriffs or other bailiffs or ministers whatsoever.

Et erat patens.

July 8. To John Foucher escheator in Derbyshire. Order to take of Cicely
Westminster. who was wife of John Frecheville tenant in chief an oath that she will not marry without the king's licence, and to assign her dower of her said husband's lands taken into the king's hand by his death, sending the assignment to be enrolled in chancery.

June 26. To the abbot of Alnewyk. Strict order upon his allegiance and
Westminster. under pain of forfeiture, forbidding him by colour of any command to him now or hereafter addressed by the abbot superior of the Premonstratensian order in France or by the abbot of Salseed in Scotland to subject himself, be intendant upon or in anywise obey the abbot of Salseed, his commissaries or any of their commands in their visitations of Alnewyk abbey, so behaving in that behalf that the king shall have no matter for wrath against him as a violator of the rights of his crown; as the king has heard how that the said abbot superior has appointed the abbot of Salseed shortly to visit Alnewyk abbey in England, the abbot and canons thereof, and to do other things unwonted and unheard of; and the king takes note that if this be suffered prejudice may arise to him and his crown, especially as no such things were in times past done or suffered to be done within his power or realm by the king's enemies or at their command, and it is thought probable that hereby the said abbey may be charged hereafter with grievous and unwonted impositions, and money may hereby be carried over from the realm to his enemies, which he will not and ought not to endure.

To Henry lord de Percy warden of the march of Scotland. Order upon his allegiance, forbidding him to suffer the abbot of Salseed in Scotland or his commissaries to repair to Alnewyk abbey in order to make a visitation there, or to visit the same, or to attempt aught within

1374.

Membrane 20—cont.

the realm that may tend to the prejudice of the king or crown ; as the king has heard how that the abbot superior has appointed the abbot of Salseed shortly to visit the said abbey, the abbot and canons thereof and others of that order in England etc. (*as above*).

MEMBRANE 19.

June 22. To Oliver de Harnham escheator in Wiltesir. Order in name of the Westminster. king' slodship to take a simple seisin of Wilton abbey, now void by the death of Sibyl Aucher abbess thereof, and not to meddle with that abbey the temporalities or possessions thereof by reason of this vacancy, but straightway to withdraw this time without taking aught to the king's use, suffering the prioress and nuns thereof to have the said abbey, temporalities and possessions with all property and goods thereto belonging according to the king's letters patent, and not troubling or grieving them in aught, but saving to the king the knights' fees, advowsons of churches, wards, reliefs, escheats which may fall in during this vacancy ; as lately of his favour and affection towards the said nuns, and for 60*l.* by the said Sibyl paid in the hanaper of chancery, the king granted that so soon as the abbey should be void by the death, cession or resignation of the said abbess, the prioress and nuns should have the keeping thereof and of all temporalities and possessions thereof with all property and goods thereto belonging all the time of the first vacancy, so that the escheator or other bailiff or minister of the king whatsoever should not meddle with the same during that vacancy, saving the knights' fees, advowsons of churches, wards, reliefs and escheats which might then fall in.

To John de Mattesford escheator in Devon and Cornwall. Like order not to meddle with the said abbey etc.

The like to the following :

Thomas de Illeston escheator in Kent.

Adam atte More escheator in Somerset and Dorset.

July 1. To William Latymer constable of Dovorre castle and warden of the Westminster. Cinque Ports or to his lieutenant in the port of Sandewich, and to the mayor and bailiffs of that town, also to William Eyrmyrn and John de Haytfeld the king's clerks. Order to deliver by indentures to John de Hedyngham, attorney of divers merchants of Genoa (*Janua*) of the king's friendship by them specially deputed in that behalf, to be brought safely to London with assent of the said merchants, all goods and merchandise of theirs now under arrest in that port in a tarit, Basil Lomelyn master, lately taken at sea and brought thither. Proviso that by colour of this command no enemies' goods be delivered up, but that such goods be safe kept to the king's use and the use of those to whom they pertain.

July 8. To John ap Rees escheator in Gloucestershire. Order to take the Westminster. fealty of Elizabeth late the wife of Gilbert Gyffard knight according to the form of a schedule enclosed, and to deliver to her the manor of la Kyngeshome by Gloucestre taken into the king's hand by her husband's death, and the issues thereof taken, but to remove the king's hand and meddle no further with divers other manors and lands held of others than the king, delivering to her any issues thereof taken ; as the king has learned by inquisition, taken by the escheator,

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Membrane 19—cont.

that the said Gilbert at his death held no lands in that county in chief in his demesne as of fee, but of her right and heritage held the said manor in chief by the service of keeping the door of the king's pantry on his coronation day, and divers other manors and lands not held of the king; and the king has respited her homage until Michaelmas next.

July 3. To William Latymer keeper of the king's forest beyond Trent, or to
Westminster. his representative in the forest of Ingelwode. Order, if Richard de Salkeld, John de Salkeld, Roger de Hornby, John de la Kechene, William Broun, John de Sutton and William Robynson, taken and imprisoned in Karliol prison for a trespass of vert and venison in the said forest for which they are indicted, shall find every of them twelve true men of the keeper's bailiwick who shall mainpern to have them before the justices in eyre for pleas of the forest in Cumberland at their next coming to those parts in order to stand to right concerning that trespass, to deliver them in bail to the said men, if replevisable according to the assize of the forest, bringing there the mainpernors' names and this writ.

The like to the said keeper in favour of Thomas Bounes, John de Huton, Henry Daweson, Thomas Penryth and William Sharpparwe.

July 8. To Roger Keterych escheator in Essex. Order to cause James de
Westminster. Barewe, son and heir of Maud Coleman tenant in chief, to have seisin of the lands of his said mother taken into the king's hand by her death; as he has proved his age before the escheator, and the king has taken his homage and fealty. By p.s. [30177.]

July 6. To the sheriff of Essex. Order to cause John de Hevenyngham
Westminster. knight to have seisin of a toft and 20 acres of land in Little Totham held by John Pilcher outlawed for felony it is said; as the king has learned by inquisition, taken by the sheriff, that the premises have been in his hand a year and a day and are yet in his hand, that the said John Pilcher held them of the said knight, and that Roger de Wolfreston late escheator had the year and a day and the waste thereof, and ought to answer to the king for the same.

MEMBRANE 18.

June 12. To all and singular the king's sheriffs, mayors, bailiffs, ministers
Westminster. and other lieges to whom etc. Order to suffer all the men who are tenants of the honour of Huntindon without let to use and enjoy all the liberties and quittances granted by king Henry III according to his letters patent, and as they ought and they and their ancestors tenants of that honour have ever hitherto been wont to use and enjoy the same since the grant aforesaid; as the said king by letters patent granted to John then earl of Cestre and Huntingdon that he and his heirs should have all liberties which his predecessors the earls of Huntindon had in times of former kings, namely that he, his heirs and men being tenants of the said honour in whatsoever counties or bailiwicks should have their lands with sok and sak, 'thol' and 'theam,' 'infangenethef' and 'utfangenethef,' in wood and plain, ways and paths, meadows and feedings, waters, mills, ponds, fish ponds, fisheries and all other places and properties thereto pertaining free and quit of toll, pontage, passage,

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Membrane 18—cont.

pedage, paage, stallage and tallage, of shires and hundreds, suits of shires and hundreds, aids of sheriffs and serjeants, of gelds, danegeld and hidage, of 'blodwite,' 'ferdwite' and 'fichewite,' of murder and of moneys to murder pertaining, of forest waste, assart, ward (*guardo*) and regard, of works of castles, walls, ditches, parks, bridges and causeways, and of every secular custom and demand and every servile work, that they should take dry [wood and] green (*siccum viride**) in their woods at will wherever they should be without view and livery of the foresters, that their woods should be in their own keeping, and that the said earl and his heirs should have their hay of Gerdeley and their brushwood of Barthon and Dudyngton quit and free to sell and give to whomsoever they would dealing therewith at their pleasure, and should have their venison and warren therein, warranting a way everywhere in that honour to whomsoever they would.

Et erat patens.

[See *Calendar of Charter Rolls*, iii. p. 281.]

June 18. To Richard de Foxton escheator in Warwickshire. Order to cause
Westminster. William Prylly to have livery of the third part of the manor of Mancestre together with the issues thereof taken since 6 October in the 41st year of the reign; as it is found by inquisition, taken at the king's command by John Bernard late escheator, that Guy de Mancestre knight at his death held no lands in that county in chief in his demesne as of fee nor in service, but held the said manor by knight service of the countess of Pembroch; that Margaret one of his daughters, Geoffrey de Brokushole son of Juliana a second daughter, both of full age, and the said William son of Lucy his third daughter, being within age and in the king's wardship, were his next heirs, and that a third part of the said manor was taken into the king's hand by reason of the lands of Peter Prylly tenant in chief, which came to the king's hands by his death and by reason of the nonage of Hugh his son and heir, who died within age and in the king's wardship, and of the nonage of the said William brother and heir of the said Hugh, and is yet in the king's hand; and on 6 October aforesaid the said William's age was proved, and the king took his homage and commanded livery to be given him of the lands which came to the king's hand.

June 28. To William de la Vale escheator in Northumberland. Order to
Westminster. remove the king's hand, and not to meddle further with all the lands hereinafter mentioned in Schafthowe and Middelton Morell, delivering up any issues thereof taken; as lately the king ordered the escheator to certify in chancery the cause wherefore the lands of Robert de Aukeland vicar of Hertburne there were by William de Ergum late escheator taken into the king's hand, and the description and value thereof, and he certified that the said William delivered to him by indenture 100 acres of land and meadow in Shafthowe, averring that they were in the king's hand for that he found, by inquisition taken of his office, that the ancestors of John de Shafthowe founded a chantry in Shafthowe chapel, giving to the same the land and meadow aforesaid, to find a chaplain celebrating divine service for ever for the king's soul, the souls of his ancestors and of the ancestors of the Shafthowes (*de les Shafthowes*), and that the said chantry extended at

* In the Charter Roll *siccum et viride*.

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Membrane 18—cont.

30s. a year is long time withdrawn ; also that 60 acres of land and meadow in Middelton Morell are in the king's hand for that the ancestors of the lord of Middelton Morell founded a chantry in the chapel of Middelton Morell, giving to the same the land and meadow aforesaid, to find a chaplain celebrating divine service for ever for the king's soul, the souls of his ancestors and of the said lord and his ancestors, and that this chantry extended at 20s. a year is long time withdrawn ; and the king reckons that cause insufficient.

July 3. To Adam atte More escheator in Somerset. Order to deliver to Westminster. William Boneville a third part of the manor of Stapelton taken into the king's hand by the death of Sibyl who was wife of Robert Seintclere, together with the issues thereof taken, but to remove the king's hand and meddle no further with other lands held of others than the king, delivering to the said William the issues of these taken since her death ; as the king has learned by inquisition, taken by the escheator, that by fine levied in the king's court with his licence the said Sibyl at her death held that third part in chief for her life, with remainder to Richard Seintclere and Margaret his wife and to the heirs of their bodies, remainder for lack of such heirs to the said William and his heirs, and held divers other lands of others than the king likewise for life with remainder as aforesaid, and that the said Richard and Margaret are dead without an heir of their bodies, wherefore the premises ought by virtue of the said fine to remain to the said William and to his heirs ; and the king has taken his homage and fealty. By p.s.

July 5. To all and singular the king's bailiffs and ministers within the realm Westminster. to whom etc. Order not to distrain the men of the manors of Modyngnam and Wolwych, which are of the ancient demesne of the crown, for payment of toll upon their goods and property, contrary to the custom of the realm heretofore kept and approved that men of the ancient demesne of the crown are and ought to be quit of such payment throughout the realm, releasing any distress made for that cause.
[*Fœdera.*]

July 11. To the justices of the Bench. Order, if proceedings have been Westminster. taken before them as hereinafter rehearsed, to proceed further in a plea of dower brought by Margaret who was wife of William de Ferrariis of Groby knight against Henry de Ferrariis and Joan his wife, doing justice to the parties, certain allegations of the defendants notwithstanding ; as on the plaintiff's behalf it is shewn the king that she is suing against them for dower of a freehold in Lutterworth which was her husband's, that by reason of default made by the said Henry the said Joan craved to be admitted to defend her right therein, that being so admitted she vouched to warranty Henry son and heir of the said William, a minor whose lands are in the king's hand, craving that further proceedings should not be taken in that cause without advising the king, that the plaintiff thereto alleging that the said vouchee is the same person as the defendant Henry, who has already made default, craved judgment whether the said Joan ought without special cause to be admitted hereto, that thereupon the said Joan averred that the said William was seised of the said manor in his

1374.

Membrane 18—cont.

demesne as of fee, that by writing he granted and demised the same to John bishop of Lincoln, Robert de Ufford late earl of Suffolk, Ralph Basset of Sapcote, John de Cavendissh, Edmund de Stebbyng clerk, Simon Pakeman, Richard de Leycestre, Robert de Bradenham, Alan de Sutton and Thomas de Warsop for their lives, that the said earl died, that after the said bishop, Ralph, Edmund, Richard, Alan and Thomas by writing produced made a grant and quitclaim of all their estate therein to the said John de Cavendissh, Simon and Robert, that the said William for himself and his heirs made a quitclaim with warranty of the said manor, being in their seisin, to the said John, Simon and Robert, their heirs and assigns, that the said John de Cavendissh after released his right therein to the said Simon and Robert and to their heirs, that by a fine after levied in the king's court before the said justices the said Simon and Robert granted the said manor to the said Henry and Joan and to the heirs of their bodies, and that so as the assignee of the said Simon and Robert the said Joan has vouched the said Henry as son and heir of the said William, being a minor whose lands are in the king's hand, craving that no proceedings be taken in that cause without advising the king, shewing also that by colour thereof the said justices have deferred hitherto so to proceed and do yet defer, wherefore the plaintiff has prayed for remedy ; and it is the king's will that justice be not deferred for her.

July 11. To the sheriff of Lincoln. Writ of aid, directing him at his peril, Westminster. notwithstanding any liberties or ecclesiastical privileges, without delay to take and arrest all and singular as well men of religion as beneficed persons and stipendiaries whatsoever dwelling within the diocese and county of Lincoln, exempt and not exempt, who shall refuse to pay the portions falling upon them of the subsidy of 50,000*l.* lately granted to the king by the prelates and clergy of the realm in aid of the expenses he will have to bear for the safety of the realm, and who shall be rebellious herein to the bishop of Lincoln or his ministers and deputies, whose names the bishop shall denounce to him, with all speed compelling them by distraint, imprisonment and otherwise as he shall think best to pay the portions at which he shall by the bishop's certificate be assured that they are assessed, and aiding the said bishop, his ministers and deputies, in the levy of the said subsidy whenever by them or any of them required ; as the king has information that great number of men of religion and other beneficed persons and stipendiaries of that diocese dwelling in that county, fearing not the bishop's censures but despising the keys of the church, have openly refused and do refuse to pay the portions at which they are assessed, wherefore without the aid of the secular arm that subsidy may not be levied, and it is the king's will to lay to his hand and apply a remedy, in consideration that such rebellion tends not only to harm the liberty of the church but also to open contempt of the king's majesty.

The like to the following :

The sheriff of Leycestre.

The sheriff of Roteland.

The sheriff of Norhampton.

The sheriff of Oxford.

The sheriff of Bukingham and Bedford.

The sheriff of Huntingdon.

The sheriff of Hertford.

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MEMBRANE 17.

July 17. To Richard de Radeclif the younger escheator in Lancashire. Order
Westminster. to cause Thomas de Metham knight and Elizabeth his wife to have seisin of a rent of 20 marks a year taken into the king's hand by the death of Thomas de Stapelton tenant in chief; as on 6 December last the king took the homage and fealty of the said Thomas de Metham, who took to wife Elizabeth sister and heir of Thomas Stapelton, by reason of issue between them begotten, and commanded livery to be given them of the lands of Thomas de Stapelton; and it is found by inquisition, taken by the escheator at the king's command, that Edmund Laurence holds for life the manor of Esshton and three carucates of land in the towns of Assheton and Scotford in Lonesdale by demise of Nicholas de Stapelton knight grandfather of the said Thomas de Stapelton, rendering yearly to Thomas de Stapelton and his heirs 20 marks at Whitsuntide and Martinmas by even portions, that Thomas de Stapelton died seised of that rent and of the reversion of the said manor and land, and that the same are held of others than the king.

July 26. To Oliver de Harnham escheator in the county of Suthampton and in
Westminster. Berkshire. Order to cause Miles son of James son of Richard de Wyndesore tenant in chief, cousin and heir of the said Richard, to have seisin of his said grandfather's lands taken into the king's hand by his death; as he has proved his age before the escheator, and the king has taken his homage and fealty. By p.s. [30194.]

To Thomas de Illeston escheator in Middlesex. Like order, as Miles son of James son of Richard de Wyndesore has proved his age before Oliver de Harnham. By p.s. (the same writ).

July 6. To the treasurer and the barons of the exchequer. Order to stay
Westminster. their demand made by exchequer summons upon Roger de Elinrugge and John de Baldyngdon keepers of the priory of St. Frideswide Oxford or the canons thereof for levy of the three years' tenth lately granted by the clergy of England to the king's use by reason of the lands and possessions of the priory in the keeping of the said Roger and John so long as they shall have the keeping thereof, discharging and acquitting at the exchequer as well the said keepers as the sheriff of Oxford, and releasing any distress for that cause made upon the goods or chattels of the priory; as the king has committed to the said Roger and John the keeping of the said priory and all lands and possessions thereto belonging to hold so long as the same shall remain in the king's hand, so that they shall answer to the king for the issues thereof arising so long as they shall have the keeping thereof.

MEMBRANE 16.

July 3. To the sheriff of Worcester. Order by assent of the city of
Westminster. Worcester to cause a coroner of that city to be elected instead of Simon Poche of Worcester, who is insufficiently qualified.

July 17. To Geoffrey de Dersham steward of the honour of Rayleye. Order
Westminster. to remove the king's hand, and not to meddle further with a marsh called Rousande in Hadele co. Essex, if in the king's hand for the reason hereinafter rehearsed and for none other, delivering to Edward de Wodham any issues thereof taken; as lately at his suit, averring

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Membrane 16—cont.

that he and all his ancestors time out of mind were ever heretofore seised by right of inheritance of the said marsh, and that nevertheless the same is seized into the king's hand by reason of a gift to the king of certain lands in the town of Hadele made by one Roger de Astwyk, although at the time of the gift or at any other the said Roger never had any estate in the said marsh, as he has acknowledged in chancery, and praying restitution, the king by writ commanded the steward to make inquisition by true men of his bailiwick and to certify him touching the premises; and by inquisition so taken it is found that at the time of his gift to the king by charter of feoffment the said Roger had nought in the said marsh in the town of Haddele, nor at any former time had he or his ancestors any estate therein, but that the said Edward and all his ancestors were thereof seised time out of mind.

Memorandum that this matter was shewed and declared to the king's serjeants being in the chancery, to shew cause for the king wherefore the said marsh ought not to be delivered out of the king's hand, who could answer nought thereto; therefore the above writ was made.

July 24. To the sheriff of Oxford. Order of the king's favour to restore
Westminster. to Geoffrey Rokele clerk, unless he was a fugitive, his goods and chattels and his lands taken into the king's hand; as lately before John de Moubray and his fellows, justices appointed to deliver the gaol of Oxford castle, he was indicted for the alleged robbery of two horses, two saddles and 10s. of a servant of a certain scholar of Oxford in the fields of Torsmere in the month of July 1368, and was after by the said justices delivered as usual to John bishop of Lincoln the ordinary at his request according to the benefit of clergy, and has purged his innocence of that crime before the said ordinary, as the bishop has signified to the king.

The like to Oliver de Hernham escheator in Oxfordshire.

Aug. 5. To Th. bishop of Exeter. Order to sequester all fruits for this year
Westminster. arising from the archdeaconry of Exeter, and to keep them safe under sequestration so that no man lay hands upon them until further order; as lately when a plea was pending before the justices of the Bench between the king, the said bishop and cardinal Peter de Everuio, then incumbent of the said archdeaconry it is said, that the bishop should suffer the king to present to the said archdeaconry, it was determined that the king should recover the presentation thereto, wherefore the king in his own right collated Thomas Swaby clerk; and after by his proctor the said cardinal petitioned the king to grant that he might by his proctor declare before those of the council learned in the law or elsewhere at the king's pleasure the title which he had in the said archdeaconry, and to cause justice to be done him, forasmuch as that judgment was rendered by default without warning to him or his proctor, they being without knowledge of that process, protesting that he was willing to submit to the award of the king's court, and in consideration of the premises the king caused the said Thomas to be summoned to be before him in chancery and to shew forth the king's right to present; and it seems not yet good to the king's court to proceed to judgment touching matters set forth and alleged on either side without much deliberation, and it is the king's will that while the business is pending without debate the fruits of

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Membrane 16—cont.

the said archdeaconry shall not be withdrawn or squandered, but shall be preserved wholly to the use of him to whom possession thereof shall be adjudged.

Aug. 9. To Adam atte More escheator in Somerset. Order to deliver to
Westminster. John son and heir of Thomas de Keynes tenant in chief 80 acres of pasture in Cheliton taken into the king's hand by the death of John Burnell of Chilton and by reason of his nonage, together with the issues thereof taken since 13 January last, saving to the king the issues from John Burnell's death to the aforesaid date; as on that day the age of the said John son of Thomas being proved the king took his homage and fealty and commanded livery to be given him of his said father's lands; and now it is found by inquisition, taken by the escheator, that John Burnell, who died on Thursday after St. James the Apostle in the 45th year of the reign, held the said pasture for life of the heritage of the said John son of Thomas, that by reason of his nonage William Cheyne late escheator seized the same into the king's hand, that he and Edmund Cheyne afterwards escheator took the issues and profits thereof, and that it is held of others than the king.

April 8. To Simon Warde steward and keeper of the castle and lordship of
Westminster. Okham co. Roteland. Order of the issues of the said castle and lordship to pay by indenture to John de Multon of Manton and John atte Hyde of Egelton from time to time when need be as well 10*l.* a year for repair of the houses, walls and buildings of the said castle as the moneys which shall be laid out upon palings for 160 acres of the enclosure of Fliterys park, taking their acquittance for such payments; as by letters patent the king has appointed them jointly and severally to repair during pleasure the said houses etc. up to 10*l.* a year, and to cause the said paling to be made of the king's timber within the forest of Roteland of trees there growing by view and testimony of William Flore of Okham the king's controller there.

Aug. 20. To the mayor and bailiffs of the town of Wynchelse. Order to
Westminster. them and every of them at their peril to restore to Francis Rigau, attorney of certain merchants of Cateloigne or subjects of the king of Aragon who are of the king's friendship, all and singular the goods and merchandise lately taken at sea in a ship of Seynt Maylorq' called '*Seynt Antoyne Seynt Vyncent*' and in other ships or vessels of the said merchants, suffering them freely to take the same whither they will without payment of custom or subsidy to the king's use, provided the said goods be not exposed for sale by the said merchants.

MEMBRANE 15.

Aug. 14. To the keeper, bailiff or farmer of the manor of Wykes co. Essex
Westminster. for the time being. Order of the issues of that manor to pay to Robert filz Rauf the arrears since the death of Humphrey de Bohun earl of Hereford, Essex and Norhampton and constable of England of 40 marks a year, and henceforward to pay him that sum every year during his life so long as the said manor shall be in the king's hand, taking his acquittance; as lately in his life time the said earl gave by letters patent to the said Robert, then his yeoman, a yearly rent of 40 marks

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Membrane 15—cont.

for life to be taken of the said manor at Michaelmas and Easter by even portions, and on 14 May in the 47th year of his reign the king of his favour granted by letters patent that although by the death of the said earl, being a tenant in chief, and by reason of the nonage of his heirs the said manor is in the king's hand, in accordance with the said gift the said Robert by himself and his assigns should have and take during his life those 40 marks a year as aforesaid by the hands of the keepers, bailiffs or farmers thereof so long as the same shall be in the king's hand.

Et erat patens.

Aug. 23. To the collectors of customs and subsidies in the port of the city
Westminster. of London. Order to suffer John Pyel or his deputies, by indenture to be from time to time duly made when the same shall there be cocketed, to levy and have 25s. of every sack of wool which shall henceforth be cocketed in the port of London to be taken to foreign parts, and of hides and woolfells in proportion, until he shall be fully contented of 10,000*l.*, and further to deliver to him or them one part of the cocket seal there in the collectors' keeping, expressly forbidding any wool, hides or woolfells to be laded in that port or thence taken to any parts without [being sealed with] the part so delivered as well as with the part remaining in the collectors' hands; as the king is bound to Richard Lyouns and John Pyel in 10,000*l.* to be taken of the customs and subsidies in the said port, namely of every sack of wool so cocketed 25s. and of hides and woolfells in proportion, as in his letters patent is contained.

Et erat hoc breve tantum patens.

The like to the following, for livery to the said Richard of the sums mentioned :

The collectors of customs and subsidies in the port of Kyngeston upon Hull, 5,000*l.*

The collectors in the port of St. Botolph, 4,000*l.*

The collectors in the port of Great Jernemuth, 1,000 marks.

The collectors in the port of Gippewich, 500 marks.

MEMBRANE 14.

Aug. 30. To Philip de Courtenaye admiral of the fleet from the mouth of the
Westminster. Thames westward. Order, for particular causes now laid before the king and council, to deliver by indenture to John Aubrey and William Baret merchants of the city of London, or to Henry Irlond and William Clerk of Dertemuth their attorneys, the sum of 232*l.* 11*s.* 8*d.* by the said admiral or one of them (*sic*) arrested by virtue of the king's command hereinafter rehearsed, to be brought as speedily as may be before the king and council at Westminster in order that the king may there by advice of the council take order what shall therewith be done; as on 8 February last order was by the council taken that great number of ships of Portugal by the admiral lately arrested should be dearrested with the merchants, masters and seamen, the merchandise and other property therein found, and that the said merchants, masters and seamen should be suffered therewith to go their way; but for that the said John and William Baret, appearing in person before the council, after made oath that divers merchandise and goods of theirs to the value aforesaid were arrested and kept under arrest in Portugal, the king commanded the admiral

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Membrane 14—cont.

to take and keep in his hands under arrest 232*l.* 11*s.* 8*d.* of the merchandise and property of the said merchants, masters and seamen found in the said ships until the said merchants of London should in Portugal be contented of that sum, or until other order should by the council be taken thereupon.

Sept. 26. *Et factum fuit inde breve sicut alias.*

Westminster.

Sept. 7.

Westminster.

To the sheriffs of London. Order by testimony of certain credible persons to set free John Cokson from prison, if detained for the cause hereinafter mentioned and for none other ; as upon information that he took divers goods and merchandise out of three tarits of Genoa, Naples and Cataloigne, the king by writ lately ordered the sheriffs to take and imprison the said John until the king should take other order for his deliverance ; but the said persons have witnessed before the king and council that he was not present when the same were taken out of the said tarits.

Sept. 8.

Westminster.

To Thomas de Gretwell collector of the subsidy upon cloths for sale in Lincolnshire, Roteland, Notynghamshire and Derbyshire. Order to arrest all cloths exposed for sale after the Gule of August which do not contain the measure hereinafter mentioned, in whose hands soever they shall be found, except those made by small men (*mediocres*), cloths of 'kereseye' and 'worstede,' causing answer to be made for them at the exchequer according to the ordinance ; as in the parliament holden at Westminster on the morrow of St. Edmund the Martyr last it was ordered and agreed (among other things) that cloths made within the realm shall be of the measure following, namely striped cloths 28 ells in length measured by the list and five quarters in width, the cloth of colour 26 ells in length measured by the fold (*dorsum*) and six quarters at least in width, and half cloths whether striped or of colour of proportional length and like width, and that if after the said feast then next to come any cloth striped or of colour or any half cloth should be exposed for sale not containing such measure it should straightway be forfeit to the king in whose hands soever it should be found ; but it was not the intent of the king, lords or commons of the realm that cloths made by men for their own use or for their household, or made by small men for sale shall be so forfeit.

By C.

The like to the following :

Sept. 15.

Westminster.

Edmund Giffard collector of the said subsidy in Berkshire.

Oct. 16.

Westminster.

Simon de Burgh collector of the said subsidy in Essex and Hertfordshire.

Et erat patens.

Oct. 12.

Westminster.

Robert Plummere of London collector of the said subsidy in the city and suburbs of London and in Middlesex.

Sept. 10.

Westminster.

To the sheriff of Huntingdon. Order to repair in person to the town of Hamerton and there make inquisition touching the matter hereinafter rehearsed and all circumstances affecting the same and, if assured that the facts stated are true, to cause the horses and all good and chattels of Thomas Wyne chaplain and Robert Wyne to be seized into the king's hand and answer to be made to the king for the price of those horses and the true value of the said goods and

1374.

Membrane 14—cont.

chattels, arresting and imprisoning until further order all who shall be rebellious or contrary herein, certifying in chancery under his seal when he shall have executed this command, and sending again this writ with the inquisition ; as the king is informed that the said Thomas and Robert being lately at Weston charged with certain felonies, and being for that cause fugitives, were by men of those parts pursued as far as Hamerton with hue and cry to take them that they should stand to right thereupon, till they came within the precinct of the church there, and the churchyard gate being not shut escaped through it with two horses and other their goods and chattels, and there kept themselves, acknowledging before the coroner that they committed certain felonies, and willing to enjoy the immunity of the church, and that certain ministers of the said church, scheming cunningly to deprive the king and crown of taking the forfeiture pertaining to the king in that behalf, hindered the bailiffs of that town from seizing the said horses, goods and chattels into the king's hand and answering to him for them, as by law ought to be done, averring that the same were offered to God and to the church there for that they so came within the precinct of the said church, in contempt of the king and to his manifest prejudice ; and if that be so it is the king's will to apply a remedy.

Oct. 6. To Peter de Brugge and Nicholas Bray. Order to cause all the
Westminster. goods and chattels and stock of the priory of Andevere by them delivered to Thomas de Spigurnell now deceased, if existing, or if not the true price thereof, to be levied of the goods and chattels of the said deceased and delivered by indenture to the prior and house of Andevere, certifying in chancery under their seals what they shall do herein, and sending again this writ ; as lately the king appointed the said Peter and Nicholas to cause the goods and chattels and the stock pertaining to the said priory, which was in the king's hand by reason of the war with France, to be by indentures between them and the said Thomas and the prior, containing the quantities thereof, delivered according to an appraisement to the said Thomas, to whom the king by letters patent committed the keeping of the said priory and of all lands and possessions thereto belonging, so that the said Thomas should answer for such goods and chattels to the said prior and to his house ; and the king is informed that after the livery of the said goods and chattels and stock great number of them are now eloigned and withdrawn, [praying for] restitution thereof to the prior.

MEMBRANE 13.

Aug. 28. To brother Stephen Coulyng of the order of friars preachers. Strict
Westminster. order forbidding him at his peril to presume by reason of a commission to him addressed by the master general of that order openly or secretly to grieve or trouble any friar of England by visitation, punishment or otherwise, on the king's behalf certifying the said master as speedily as may be that if he or the said Stephen shall do aught further, or if hereafter a like commission shall by him or another on his behalf be sent to the realm or there delivered to grieve any of the king's liege subjects by colour of their executing any command of the king, the king will be so wroth with the said Stephen and with all friars of the order found in his realm that it shall be an example

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Membrane 13—cont.

for ever to all other alien friars who shall come thither hereafter ; as lately being informed of the mind of the council that, in order to spy out the king's counsel and the estate of the realm and to certify his enemies of the same, great number of aliens the king's enemies, pretending to be friars of the said order, were flocking to the house of those friars at Oxford there to abide under colour of studying in the university, the king gave strict command to the prior and convent of the order at Oxford to remove all such alien friars, not admitting them or any other alien friars to their house until they should be examined before the council and licence should be given to receive them ; and now the king is informed that the said master general, untruly averring and affirming that the king's command issued at the procurement of certain English friars and not otherwise, has at the instance and evil suggestion of the said alien friars caused a commission with fearful threatenings to be addressed and delivered to the said Stephen to visit, grievously punish and trouble the friars of the realm for that cause, in contempt of the king and to their hurt ; and the king's will is that his said command shall be fulfilled, and that those who contravene the same shall be duly punished.

Oct. 24. To the constable or warden of Wyndesore castle for the time being.
Westminster. Order of the profits to the said castle belonging to pay to the abbot and convent of Redyng the arrears since Michaelmas in the 46th year of the reign of 7s. 5d. a year, and henceforward to pay them and their successors that yearly sum, taking their acquittance ; as on 1 May in the 47th year of his reign in recompense for the 7s. 5d. a year rent service to them due for lands formerly of particular tenants of theirs which were included in the king's park beneath the said castle, the king by letters patent granted to the said abbot and convent and to their successors 7s. 5d. a year of the profits aforesaid from the aforesaid date, to be taken at Easter and Michaelmas by even portions by the hands of the constable or warden of the castle or other the receiver of the said profits for the time being until provision should by the king be made for them and their successors of so much yearly rent elsewhere within the realm.

Et erat patens.

MEMBRANE 12.

Sept. 27. To the sheriffs of London. Order to set free John de Lukes servant
Westminster. of Thomas Serland, if imprisoned for the cause hereinafter mentioned and for none other, although lately the king ordered the sheriffs to arrest and take him wherever found in their bailiwick, and when taken straightway to cause him to be brought before the king and council to answer touching certain things which should then be laid before him, and further to do and receive what the council should appoint concerning him ; as his said master, at whose suit he is taken and imprisoned, is consenting to his deliverance, as he has witnessed before the king.

Oct. 3. To the sheriff of York for the time being. Order to cause the arrears
Westminster. since 15 March in the 46th year of the reign of the wages and fees belonging to the office of janitor of York castle to be paid to Alexander de la Botellerie the king's serjeant, and henceforward to pay him the

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Membrane 12—cont.

same every year during the king's pleasure. taking his acquittance; as on that date the king of his favour granted by letters patent to the said Alexander during pleasure that office which Richard de Sutton had during his life by the king's grant, with the wages and fees thereto belonging.

Et erat patens.

Oct. 6. To the sheriff of York for the time being. Order of the issues of his
Westminster. bailiwick to pay to Robert atte Wode the arrears since 6 November in the 34th year of the reign of 4*d.* a day, and henceforward to pay him that daily sum every year for life, taking his acquittance; as on that day the king of his favour by letters patent granted to the said Robert, for his good service and for that he was maimed in the king's service, 4*d.* a day for life to be taken as aforesaid by the hands of the sheriff.

Et erat patens.

Oct. 9. To Nicholas Seymour escheator in Norhamptonshire. Order to
Westminster. remove the king's hand, and not to meddle further with the manor of Helyden taken into the king's hand by the death of John son of Walter Baskervylle knight, delivering to Katherine his wife any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said John at his death held no lands in that county in chief nor of others in his demesne as of fee nor in service, but by gift of Richard Spark chaplain held the said manor jointly with the said Katherine of others than the king.

Oct. 21. To the keepers or farmers of the manor of Haveryng for the time
Westminster. being. Order of the issues or farm thereof to pay to John Culvere 2*d.* a day for life, taking his acquittance; as on 18 October last the king of his favour by letters patent granted to the said John the keeping of his park of Writtele for life, taking for his wages 2*d.* a day as aforesaid by the hands of the said keepers or farmers.

Et erat patens.

MEMBRANE 11.

Sept. 26. To John de Perton escheator in Salop. Order to take of Katherine
Westminster. who was wife of John son of Walter Baskerville tenant in chief an oath that she will not marry without the king's licence, and to assign her dower of her said husband's lands taken into the king's hand by his death and by reason of the nonage of John his son and heir, sending the assignment to be enrolled in chancery.

To John ap Rees escheator in Herefordshire. Like order to assign dower to the said Katherine, of whom the king has commanded an oath to be taken by John de Perton (*as above*).

Oct. 8. To the bailiffs of the city of Norwich for the time being. Order
Westminster. of the farm of that city to pay to Thomas de Murrieux the son knight the arrears since 6 August in the 47th year of the reign of 100 marks a year, and henceforward to pay him that yearly sum for his life at Michaelmas and Easter by even portions. taking his acquittance; as on the aforesaid date the king of his favour by letters patent granted

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Membrane 11—cont.

to the said Thomas for his good service 100 marks a year to be taken as aforesaid by the hands of the said bailiffs for his life or until the king should take other order for his estate.

Et erat patens.

Oct. 14. To William de Wyndesore governor and guardian of Ireland or to Westminster. his representative, the chancellor, treasurer and the barons of the exchequer of Ireland. Order, if lawfully assured that Hugh son of Edward le Despenser knight held jointly with Alice his wife, daughter of John son of Peter de Hothum knight tenant in chief, the castle, manors, mills, borough, serjeanty and rent, the knights' fees, advowsons, liberties etc. hereinafter mentioned, and that they are in the king's hand for the cause stated and for none other, to restore and deliver the same to the said Alice with the issues thereof taken since 11 March last, on which day the said Hugh died, as is found by inquisition taken at the king's command by Nicholas Seymo[ur] escheator in Norhamptonshire; as she has shewn the king that her said father was lately seised in his demesne as of fee of Kilkenny castle with the mills there, the borough of Rosbargan with the mills there, the manors of Dunfert and Kilderney, the serjeanty of Overk, 33*l.* 15*s.* 3*d.* of rent in Callan and the advowson of Callan, with other lands and knights' fees with their appurtenances in Overk, Obargan, Logheran, Killagh', Royfynan, Knottofre, the Newtown of Geripont, Killamery, Archereston, Lysdony, Kilfetheran, Newtown Darley, Rathegulby, Kiltraven, Ramadouf aud Choleghaune, and the royalties there and other liberties, offices and divers profits to the said castle, towns, manors and serjeanty pertaining, which are held in chief, that by virtue of the king's licence he gave the premises with all other their appurtenances, and the reversions of lands held in dower or otherwise for life or for a term of years, to Thomas de Ferrariis knight and Anne le Despenser his wife for their lives with remainder to the said Hugh and Alice (who were after wedded) and to the heirs of their bodies, that although by virtue of that gift the said Hugh and Alice were by due process in the king's court of Ireland seised of the premises after the death of the said Thomas and Anne, the same were taken into the king's hand by virtue of an ordinance made at Gildeford in the 42nd year of the reign, whereby every man having lordships, lands etc. in Ireland was ordered under pain of forfeiture thereof on or before Easter day in the 43rd year to come in person to Ireland, or send thither his quota of men, sufficient, there to abide upon the defence of Ireland, for that the said Hugh being on the king's service over sea and knowing nought thereof, who died in those parts, came not before the said feast nor sent men as aforesaid, that for that cause the premises remained in the king's hand until the said Hugh's death, and thereafter for that cause and by reason of his death, and are yet in the king's hand; and now the said Alice has petitioned the king for restitution thereof and of the issues thereof taken since her said husband's death, and the king takes note that there is no fault in her, and that the said Hugh might not forfeit the premises beyond the term of his life, and it is his will to deal generously with her in consideration of the estate which the said Hugh had therein, and for that the said licence and the charter of gift are enrolled upon the rolls of the chancery of England. Proviso that the said Alice shall by herself or by others

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Membrane 11—cont.

perform and find her proportion of all charges due for the premises, as others in Ireland are bound to do. *Duplicatur.*

Oct. 16. *Et factum est breve inde sicut alias.*

Westminster.

Oct. 6. To the sheriffs of London. Order to take into the king's hand a tenement with houses thereupon built in the parish of St. Bride Fletstret in the suburb of London situate between a tenement of the abbot of Faveresham and the churchyard of St. Bride, and to deliver the same to Thomas de Shardelowe, to whom the king by letters patent has given the premises by name of a messuage or tenement with the appurtenances in Briddeslane in the parish of St. Bride London; as the king has by writ recovered the premises against the abbot of Teukesbury and Andrew de Gildeford, which were sometime of Peter de Leycestria, and which after the publication of the statute of mortmain the said Peter in his testament devised to the abbot and convent of Teukesbury and to their successors without the king's licence, as in the record and process thereupon had before the king in chancery is contained.

Oct. 27. To Roger Keterych escheator in Essex. Order to cause John son of Constantine de Clyfton, cousin and heir of Adam de Clifton tenant in chief, to have seisin as well of the lands of his said grandfather as of those held in fee tail and in dower or otherwise for life of his heritage by Katherine who was wife of the said Constantine and by Margaret who was wife of Robert de Ufford late earl of Suffolk, and taken into the king's hand by their deaths; as the said John has proved his age before the escheator, and the king has taken his homage and fealty. By p.s. [30293.]

To William de la Vale escheator in Yorkshire. Like order; as the said John son of Constantine has proved his age before Roger Keterych. By p.s. (the same writ).

The like to the following:

John de Weston escheator in Norfolk and Suffolk.

Ralph de Thresk escheator in Lincolnshire.

Nov. 14. To the keeper or farmer of the king's manor of Asshetesford co. Westminister. Kent for the time being. Order of the issues of that manor to pay to Nicholas Curteys the arrears since 26 August last of the fees and liveries of the office of the 'haywardwyk' thereof, and henceforward to pay him the same during his life, taking his acquittance; as on the date mentioned, in consideration of his good service to the king's son Lionel duke of Clarence deceased, the king by letters patent granted that office to the said Nicholas for life, taking such fees and liveries as William Yonge the last hayward (*messor*) used to take, so that he shall perform whatever pertains to the said office in person or by a deputy for whom he will answer.

Et erat patens.

Nov. 21. To John de Weston escheator in Suffolk. Order to take of Geoffrey Westminister. son and heir of Adam Gerard of Fakenham Espes security for payment of his relief at the exchequer, and to cause him to have seisin of his said father's lands; as the king has taken the said Geoffrey's homage and fealty. By p.s. [30321.]

Vacated, because upon the Fine Roll for this year.

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MEMBRANE 10.

Aug. 24. To William Cotesdale and Richard Forester keepers of the priory
Westminster. of St. Frideswyde Oxford, which for particular causes is in the king's hand. Order to deliver to brother John de Walyngford prior thereof for his abode a place near Oxford called 'Bunseye chapele,' and of the issues of the priory so long as they shall be keepers thereof to pay him 6s. a week for his commons and the commons of a canon his fellow dwelling with him, 23s. 4d. a quarter for his raiment and the said canon's, 12d. a week for their servants' meat, and 5s. a quarter for their servants' wages, delivering to him hay, litter and provender for one horse for his riding; as of his compassion for the said prior's estate the king has granted him to have that place for his dwelling and the dwelling of a canon with him and of their servants, and to take for his commons 4s. a week and for his raiment one mark a quarter, for the said canon's commons 2s. a week and for his raiment 10s. a quarter as other canons have in that house, and other the weekly and quarterly sums aforesaid. *Duplicatur.*

Oct. 18. Order to the sheriff of Worcester to cause a coroner to be elected
Westminster. instead of John Clare, who is abiding continually in Oxfordshire, wherefore he may not attend to the exercise of that office, as the king has learned.

Sept. 29. To the sheriffs of London for the time being. Order of the farm of
Westminster. that city to pay to John de Surray, or to Alice Perriers guardian and the next friend (*amico*) of the said John who is within age it is said, 100l. for the year now past, and henceforward 100l. every year during his life, taking of the said Alice acquittance for every payment so long as he is within age; as on 12 February last of his favour the king by letters patent granted the said John that sum from Michaelmas then last, to be taken every year by the hands of the sheriffs at Easter and Michaelmas by even portions.

Et erat patens.

Oct. 26. To the sheriff of Derby for the time being. Order of the issues of
Westminster. that county to pay to the king's son John king of Castile and Leon and duke of Lancastre, the arrears for Easter and Michaelmas terms last of 20l. of yearly rent which he holds by the courtesy of England of the heritage of Blanch daughter and heir of Henry late duke of Lancastre whom the said John lately took to wife, and henceforward to pay him the said rent, taking his acquittance; as the king by charter gave to the said Henry, whom he made earl of Derby, and to his heirs, 20l. of rent to be taken every year at the said terms of the issues of the said county by the hands of the sheriff.

Et erat patens.

[*Fœdera.*]

Nov. 10. To the king's customer and the bailiffs of Newcastle upon Tyne.
Westminster. Order, upon the petition of Nicholas de Haukeswell and William de Deseburgh of Newcastle upon Tyne, first making indentures between the said customer and bailiffs and the said Nicholas and William containing the quantity and value thereof, by mainprise of Sampson Hardy of Northumberland and John Woderoue of Yorkshire to suffer the said Nicholas and William by themselves or their servants in that port to lade ten lasts of hides in a certain ship and freely without let

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Membrane 10—cont.

to take them thence by water to one of the ports of Lenne, Jernemuth or London, any command to the customer and bailiffs previously addressed to the contrary notwithstanding: as the petitioners have prayed licence so to do, and the said Sampson and John, appearing in person in chancery, have mainperned for them that they shall not bring those hides nor cause the same to be brought to any other parts or places but to one of the aforesaid ports, and to answer to the king for the forfeiture thereof and for the customs, subsidies and all other things due for the same in case upon any emergency they shall without the king's licence be brought to any foreign parts or elsewhere.

Oct. 16. Order to the sheriff of Wiltesir to cause a verderer in the forest of
Westminster. Braden to be elected instead of John Russel, who is too sick and aged to la bour in the forest at those things which pertain to the office of verderer.

Nov. 17. Order to the sheriff of Gloucester to cause a coroner to be elected
Westminster. instead of William Roodburgh, who is insufficiently qualified.

Nov. 10. Order to the sheriff of Bedford to cause a coroner to be elected
Westminster. instead of William Mordaunt, who is too sick to exercise that office.

MEMBRANE 9.

Nov. 10. To the collectors of customs and subsidies in the port of Sandwich.
Westminster. Order to suffer John Whaplode to lade a certain tarit or other ships in that port, and freely without let to carry whither he will without a second payment of custom, subsidies or other duties the wools and woolfells which by letters of cocket of the collectors in the port of Cicestre they may be assured were there cocketed and customed by virtue of the king's licence, and for which the custom, subsidy and other duties has been paid to the last mentioned collectors; as on 9 August last the king of his favour granted to the said John that he might lade in the port of Cicestre 300 sacks of wool or woolfells, reckoning always 240 woolfells by the lesser hundred for one sack of wool, and might take them to foreign parts whither he would, provided always that before taking them out of that port he should pay down to the collectors of customs and subsidies therein such customs, subsidies and duties as should be paid at the staple of Calais if he should take the same thither; and the said John has petitioned the king for licence to lade anew in the said tarit or other ships in the port of Sandwich, and without a second payment to take to foreign parts to make his advantage thereof, 95 sacks 15 stone of the wool and woolfells aforesaid, after they have been laded and cocketed in the port of Cicestre and the custom and subsidy has there been fully paid.

To the collectors of customs and subsidies in the port of Suthampton. Like order, *mutatis mutandis*, concerning 16 sacks 15 stone of wool or woolfells.

Nov. 10. To the collectors of customs and subsidies in the port of the city
—— of London. Order to suffer 25 long cloths of colour of Simon cardinal of Canterbury bought and purveyed to his own use freely without let to be by his attorneys and proctors in that port laded and sent or taken to him over sea without payment of custom or subsidy to the

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Membrane 9—cont.

king's use, any command etc. ; as the king would shew special favour to the said cardinal.

Nov. 22. To John de Perton escheator in Salop and the march of Wales
Westminster. adjacent. Order to remove the king's hand, and not to meddle further with a burgage in the town of Shrewsbury and the commotes of Denlour, Meghein Iscoïd, Moghenant and Meghein Ughcoid in the said march taken into the king's hand by the death of John de Cherleton of Powys knight, delivering to Joan his wife any issues thereof taken ; as the king has learned by divers inquisitions, taken by the escheator, that by fine levied in the king's court with his licence the said John at his death held jointly with the said Joan, to them and the said John's heirs, one burgage in the said town in chief as in burgage, and the said commotes in chief by knight service ; and the king has commanded the said Joan's fealty to be taken by Richard de Arundell.

Nov. 22. To John de Perton escheator in Salop and the march of Wales
Westminster. adjacent. Order, in presence of Richard de Arundell to whom the king has committed the wardship of two thirds of the lands of John de Cherlton of Powys knight tenant in chief or of his attorney, if being warned he will attend, to assign dower of the said land to Joan who was wife of the said John, of whom the king has commanded an oath to be taken by the said Richard that she will not marry without the king's licence, and to send the assignment under seal to be enrolled in chancery.

MEMBRANE 8.

Oct. 24. To the treasurer and the barons of the exchequer. Order, upon the
Westminster. petition of Alexander archbishop of York, to view a record and process of the justices in eyre in Yorkshire and the rolls and memoranda of the exchequer, and if assured that the facts are as stated, to cause two money dies (*cuneos monetales*) for his change at York to be delivered to him without difficulty and delay ; as he ought to have and his predecessors used to have the same, and his petition shews that he ought to have, and his predecessors time out of mind used to have two dies for the said change, as may appear as well by the said record and process sent by the king to the exchequer as by the said rolls and memoranda.

[*Fodera.*]

Nov. 9. Order to the sheriff of Cumberland to cause a coroner to be elected
Westminster. instead of Simon Clerk of Karlill, who is dead.

Sept. 20. To the collectors of customs and subsidies in the port of the city of
Westminster. Cicester. Order to deliver without delay to John de Hedyngham and Thomas de Barton or to their attorney one part of the king's cocket seal in that port which is in the collectors' keeping, expressly forbidding that any wool, hides or woollfells shall in that port be laded and taken thence to any parts unless [sealed] with that part as well as with the other part remaining in the collectors' hands, until the said John and Thomas shall be fully contented of a sum of 800*l.* ; as by his letters patent the king is bound to them in 3,000*l.* for particular causes by the king and council agreed, and has granted that the said

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Membrane 8—cont.

John and Thomas shall take 800*l.* thereof of the customs and subsidies in the said port, namely 25*s.* of every sack of wool until that sum be fully paid, and the residue in other places in the said letters specified, according to tallies levied at the receipt of the exchequer; and thereupon the king by writ commanded the collectors to deliver by indenture to the said John and Thomas or to their attorney 25*s.* of every sack of wool that shall there be laded until 800*l.* be fully paid; and it is his will so far as he may to hasten the payment thereof.

To the collectors of customs and subsidies in the port of Suthampton. Like order, *mutatis mutandis*, in regard to payment of 400*l.* to the said John and Thomas.

Oct. 28. To Simon de Burgh constable of Rochester castle. Order, upon Westminster. the petition of Boncorps and James Colas Lumbards, to view certain letters of cocket of the collectors of customs and subsidies in the port of Dovorre, and to dearrest and deliver to the said Boncorps and James without a second payment of custom or subsidy the wares in those letters contained, if arrested for the cause hereinafter mentioned and for none other; as their petition shews that although in the said port they truly paid the customs and subsidies due for 250*l.* of divers wares by them brought thither from foreign parts in five cases, as appears by the said letters of cocket produced in chancery, the same are arrested in the city of Rochester for payment of the custom and subsidy as if they were not previously paid, praying for restitution.

Nov. 6. To Nicholas Seymour escheator in Norhamptonshire. Order to Westminster. remove the king's hand, and not to meddle further with the manor of Colyweston taken into the king's hand by the death of Hugh le Despenser knight, delivering to the said John (*sic*) and to Alice late wife of the said Hugh any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Hugh at his death held no lands in that county in chief in his demesne as of fee, but held the said manor of the right and heritage of the said Alice of others than the king.

To William de la Vale escheator in Yorkshire. Like order concerning divers lands which the said Hugh held for life of others than the king.

MEMBRANE 7.

Nov. 16. To John de Broghton escheator in Cambridgeshire. Order to take Westminster. the fealty of Isabel late the wife of William de Quynnton knight according to the form of a schedule enclosed, and to remove the king's hand and meddle no further with the manor of Comburton taken into the king's hand by the said William's death, delivering to her any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said William at his death held no lands in that county in chief in demesne nor in service, but by fine levied in the king's court with his licence held the said manor jointly with the said Isabel for their lives in chief by the service of carrying one 'gooshawk' at the king's coronation.

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Membrane 7—cont.

To Roger Keterych escheator in Essex. Like order to remove the king's hand, and not to meddle further with the manor and advowson of 'White Rothying'; as the king has learned by inquisition, taken by the escheator, that the said William held the premises jointly with the said Isabel in chief, and he has commanded her fealty to be taken by John de Broughton.

Nov. 16. To the justices of the Bench. Order not to put Walter Petewardyne
Westminster. baron nor suffer him to be put against his will upon any assizes, juries or recognitions contrary to the form of his tenure, nor in aught to trouble him for the same; as the barons of England ought not and used not to be put thereupon contrary to the form of their tenure.

1375.

Jan. 20. John de Clynton baron has the like writ.
Westminster.

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Dec. 6. To John de Broughton escheator in Buckinghamshire. Order to
Westminster. remove the king's hand, and not to meddle further with the manor and advowson of Wodesden taken into the king's hand by the death of Hugh de Courtenay knight, being son of Hugh son of Hugh de Courtenay earl of Devon yet living, delivering any issues thereof taken to Maud daughter of Thomas de Holand earl of Kent, late wife of the said Hugh; as the king has learned by inquisition, taken by the escheator, that at his death the said Hugh held no lands in that county in chief nor of others in his demesne as of fee, but held the premises in right of the said Maud of the gift of the said earl of Devon to the said Maud and to the heirs of her body by the said Hugh begotten, and that the same are held of others than the king.

To Oliver de Harnham escheator in Berkshire. Order to remove the king's hand, and not to meddle further with the manor of Sutton Courtenay taken into the king's hand by the death of Hugh son of Hugh de Courtenay knight, delivering to Maud late his wife any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Hugh de Courtenay knight at his death held no lands in that county in chief in his demesne as of fee, but held the said manor in chief by knight service in right of the said Maud by gift and feoffment of Hugh de Courtenay earl of Devon made with the king's licence to her and the heirs of her body by her said husband begotten, with reversion for lack of such issue to the said earl and his heirs, and that the said Hugh son of Hugh died without issue by her; and the king has taken the fealty of the said Maud.

Dec. 7. To William de la Vale escheator in Westmorland. Order to deliver
Westminster. in dower to Elizabeth who was wife of William son of Ralph de Restwold tenant in chief the lands and rents following, in the king's hand by his death and by reason of his heir's nonage, which the king has assigned to her with the assent of Ralph de Restwold, to whom the king has committed the wardship of two thirds of the said William's lands until the lawful age of his heir, and of William Balymund attorney of the said Elizabeth, of whom the king by the said Ralph has taken an oath that she will not marry without his licence, namely

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Membrane 7—cont.

the moiety of one carucate of land in Appelby extended at 40s. a year, a piece of land called Kirkebergh at 20s., the moiety of the lordship of Heltonbacoun at 20s., ten bovates of land in Little Stirkeland at 16s. a year, 70s. to be taken yearly during the lives of Richard Trotter, Cireda his wife and John their son of the manor of Little Stirkeland which they held for their lives, and the said manor after their death, and 21s. 2½d. to be taken yearly of a moiety of the hamlet of Tebay and Runthwayte which is parcel of the aforesaid two thirds.

MEMBRANE 6.

Nov. 16. To Thomas de Illeston escheator in Kent. Order to remove the
Westminster. king's hand, and not to meddle further with the manor called Newenton Belhous by Hethe taken into the king's hand by the death of Thomas Belhous knight, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Thomas at his death held no lands in that county in chief as of the crown in his demesne as of fee nor in service, but held the said manor of others than the king.

Nov. 20. To William de la Vale escheator in Cumberland. Order to remove
Westminster. the king's hand, and not to meddle further with lands in Stayneburne, Hensyngham, Dundrawe, Whirig, Keldesik and Neuton taken into the king's hand by William de Ergum late escheator, delivering up any issues thereof taken; as lately the king ordered the late escheator to certify in chancery the manner and cause wherefore he took the premises into the king's hand, and the yearly value thereof, and he certified that he found by inquisition, before him taken of his office, that ancestors of the Deyncourtes (*antecessores de Deyncourtes*) founded a chantry at the Lund by St. Bede, to which they gave divers lands in Staynburne and elsewhere to find there one chaplain celebrating divine service for the souls of the king and his ancestors and the ancestors of the Deyncourtes (*de les Deyncourtes*), that the said chantry is long time withdrawn and no chaplain is there found, and that those lands are worth 10l. a year; and that he found by another inquisition, taken likewise of his office, that Gilbert de Dundragh knight gave certain lands in Dundragh, Whyrig, Keldsyk, and Neuton to find one chaplain celebrating divine service at Dundragh and Neuton, and that no chaplain is there found, and that for those causes he took the premises into the king's hand; and the king reckons those causes insufficient.

Nov. 28. To Thomas de Illeston escheator in Kent. Order to take of Thomasia
Westminster. who was wife of Robert de Notyngham, tenant by knight service of the archbishopric of Canterbury now void and in the king's hand, an oath that she will not marry without the king's licence, and in presence of William Tauk to whom the king has committed the wardship thereof, or of his attorney if being warned he will attend, to assign her dower of her said husband's lands taken into the king's hand by his death, sending the assignment under seal to be enrolled in chancery.

Nov. 30. To William de la Vale escheator in Northumberland. Order to
Westminster. remove the king's hand, and not to meddle further with two thirds of the town of Idyngton seized into the king's hand as hereinafter

1374.

Membrane 6—cont.

mentioned by name of certain particular lands and tenements in Idyngton, delivering to the abbot of Newminster any issues thereof taken; as lately the king ordered the escheator to certify in chancery the cause wherefore the said abbot's lands in Idyngton were by William de Ergum late escheator taken into the king's hand, their description and yearly value, and he certified that the late escheator by indenture delivered to him that nine years before Robert de Fenwyk by charter enfeofed Alan Whiteheved and John son of Adam chaplains of two thirds of the said town worth 53s. 4d. a year, and that the said abbot having obtained the king's licence took the issues and profits of those two thirds, which the late escheator seized into the king's hand under the name aforesaid; and now the said abbot has petitioned the king for removal of his hand and livery of the premises and the issues thereof taken, as on 4 November in the 38th year of his reign the king by letters patent gave licence in mortmain to Thomas de Kynton, William de Wardecopp, William de Arturet, Richard de Aukelond, Nicholas de Kellawe and to the said chaplains to give and assign to the said abbot and convent and to their successors two thirds of the said town and certain other lands, and to the abbot and convent to receive and hold the same, by virtue whereof the abbot and convent purchased the premises; and the king reckons the cause of the said seizure insufficient. It is the king's will that the escheator be discharged of the same toward him.

Dec. 13. To the mayor and bailiffs of Kyngeston upon Hull. Order to
Westminster. desist altogether from making unlawful demands upon the merchants of Almain, demanding of them no custom or subsidy besides the customs and prises by them granted and heretofore usually paid, and not troubling or grieving them in aught contrary to their liberties and privileges, and order to make restitution of anything of them or any of them received for that cause; as King Edward I by his charter, confirmed by the king, for certain customs and prises by the said merchants freely granted to him and his heirs to be levied of their imports or exports of goods and merchandise, among other liberties and free customs granted them that no demand, prise, prest or other charge should be laid upon their persons, merchandise or goods over and above the customs and prises aforesaid; and now by complaint of certain of the said merchants the king has learned that the said mayor and bailiffs are now newly demanding and extorting from them a custom or subsidy called 'brocage' of their goods coming to that town, namely payment of 2d. the pound, unlawfully striving to compel them to pay the same over and above the ancient customs and prises aforesaid, wherefore they have prayed the king for remedy.

Dec. 8. To Henry de Mordon. Order, upon the petition of Lewis Andreu
Westminster. of Florence merchant, to restore and deliver to him by indenture all manner of cloths and other goods taken at sea in a tarit of 'Naples' which he may lawfully prove to be his own; as by advice of the council the king has commanded restitution to be made of the said tarit and the goods and merchandise taken therein.

Dec. 14. To John Stanhope of Rampton escheator in Notynghamshire and
Westminster. Derbyshire. Order to take the fealty of Robert son of Ralph Cromwell according to the form of a schedule enclosed, and to cause the said

1374.

Membrane 6—cont.

Robert and Agnes his wife to have seisin of the lands of John de Longevillers tenant in chief which came to the king's hands by his death and by reason of the nonage of Thomas his son and heir, who died within age and in the king's wardship, and are yet in the king's hand; as the said Agnes, being sister and heir of the said Thomas, proved her age before John Foucher late escheator.

To John Sayville escheator in Yorkshire. Like order; as the said Agnes proved her age before John Foucher, and the king has caused the said Robert's fealty to be taken by John de Stanhope.

Dec. 1. To William Cotesdale, John Hardy and Edmund Giffard of Arncliffe
Westminster. keepers of the priory of St. Frideswide Oxford, which for particular causes is in the king's hand, and to every of them. Order to deliver to John de Walyngford prior of St. Frideswide for his abode a place near Oxford called 'Bunse chapelle,' and of the issues of the priory so long as they shall be keepers thereof to pay him certain weekly and quarterly sums and the arrears thereof (if any) etc.; as the king lately granted etc. (*as above, p. 48*).

MEMBRANE 5.

Nov. 16. To Oliver de Harnham escheator in the county of Southampton.
Westminster. Order, if John Froille late escheator did not by virtue of the king's command deliver to Elizabeth who was wife of Thomas Devenish tenant in chief dower of her said husband's lands, to take of her an oath that she will not marry without the king's licence, and in presence of John de Foxle knight and Stephen Hayme to whom the king has committed the wardship of two thirds thereof, or of their attorneys if being warned they will attend, to assign her dower of the said lands taken into the king's hand by her said husband's death, together with the issues of such dower since 24 August in the 47th year of the reign, sending the assignment under seal to be enrolled in chancery; as on that day the king ordered John Froille then escheator to take of her an oath and assign her dower as aforesaid; and the said escheator died before dower was delivered to her, as the king has learned.

Nov. 28. To Thomas de Bello Campo earl of Warrewyk, John de Buttetourte,
Westminster. John de Cavendish, John de Clynton, Thomas de Ingelby, Henry de Arderne, Simon Pakeman, Philip Purfay, John de Honyngton and Robert Burgiloun. Order not to meddle in aught affecting the keeping of the peace or the office of justice of oyer and terminer within the town of Coventre by virtue of the king's late commission appointing them guardians of the peace and nine, eight etc. of them justices of oyer and terminer in Warwickshire within liberties and without, and to do and fulfil certain other things in his letters patent contained; as by other letters patent the king has appointed John de Cavendish, Richard de Stafford, Hugh de Segrave, Thomas de Ingelby, William de Catesby, Nicholas Michel, Simon Lickefold (*sic*), John Percy and Richard de Sheldon guardians of the peace and eight, seven etc. of them justices of oyer and terminer in that town.

Dec. 5. To John ap Rees escheator in Herefordshire. Order to deliver to
Westminster. William brother and heir of Thomas Lucy son and heir of William Lucy.

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Membrane 5—cont.

tenant by knight service of the heir of Roger de Mortuo Mari earl of March tenant in chief late a minor in the king's wardship, [seisin] of his said father's lands which came to the king's hand by his death and by reason of the nonage of the said Thomas, who died within age and in the king's wardship, and are yet in the king's hand; as the said William brother of Thomas has proved his age before the escheator, and the age of Edmund son and heir of the said earl being proved, the king lately took his homage, and commanded livery to be given him of the said earl's lands.

Dec. 14. To John Stanhope of Rampton escheator in Notynghamshire.
Westminster. Order to deliver to Agnes sister and heir of Thomas son and heir of John de Longvillers knight tenant in chief, whom Robert son of Ralph Crumwell has taken to wife, a messuage in Southleverton, one carucate of land in the said town of Leverton and Northcotom, 20 acres of meadow in Trentemerssh, 12 acres of meadow in Humburmedewe, 6s. 4d. of rent there, and six cottages with appurtenances in Leverton and Cotom taken into the king's hand by the death of the said John Longevilers and Thomas and by reason of her nonage; as the king has learned by inquisition, taken by John Foucher late escheator, that John son of John de Longevilers knight at his death held no lands in that county in chief in his demesne as of fee nor in service, but of the gift and feoffment of John de Longevilers his father held the premises of others than the king, with reversion for lack of issue to the said John the father and to his heirs, and that the said John the son died without issue, whereby the premises ought by the form of the gift to remain to the said Agnes, the said Thomas having died within age and in the king's wardship; and on December 13 last her age was proved, and the king took the fealty of her said husband, and commanded livery to be given them of the lands of the said John the father.

MEMBRANE 4.

Nov. 28. To Richard de Beaulieu. Order of the king's alms to deliver to
Westminster. Adam Braynok chaplain 23 marks 10s. of the money of Scotland of his which the said Richard lately arrested for that the said Adam would have taken the same to Ireland without the king's licence. It is the king's will that the said Richard be thereof discharged toward him.
By C.

Nov. 28. To the sheriff of York for the time being. Order of the issues of the
Westminster. county to pay to the king's yeoman Richard de Aldeford, one of his palfreymen, the arrears from 6 October in the 27th year of the reign as well of 2d. a day for his wages as of 10s. a year for his gown and 4s. 8d. a year for his shoeing, and henceforward to pay him those sums yearly for life, taking his acquittance for every payment; as on that day the king of his favour granted by letters patent to the said Richard for his good service the daily and yearly sums above mentioned for life, to be taken every year by the hand of the sheriff.

Et erat patens.

To the sheriff of York for the time being. Order of the issues of the county to pay to Thomas Fyftimyle the arrears since 20 December

1374.

Membrane 4—cont.

in the 29th year of the reign of 2*d.* a day, and henceforward to pay him the same for life, taking his acquittance for every payment; as on the date mentioned the king of his favour granted by letters patent to the said Thomas for his good service, and for that he was maimed in the king's service so that he may not help himself, 2*d.* a day for life for his maintenance, to be taken by the hands of the sheriff.

Et erat patens.

1375.

Jan. 10. To the mayor and bailiffs of la Rie. Order to cause all manner of
Westminster. wool, cloth and other goods and merchandise of merchants of Genoa (*Janua*) taken out of their tarits which are or may be found in the town of la Rye to be restored and delivered to the said merchants or to the bearer Visolus de Janua their attorney by indenture containing the quantity thereof, suffering the said merchants or Visolus to lade the same in ships and freely without let to carry them whither they will without payment of custom or subsidy to the king's use, and when they shall have so done certifying in chancery all and singular the goods and merchandise delivered together with the said indenture; as by advice of the council the king has taken order for full restitution of the wool, cloth and goods whatsoever taken out of the said tarits.

1374.

MEMBRANE 3.

Nov. 26. To Thomas de Illeston escheator in Kent. Order to deliver to
Westminster. William Tauk, to whom the king has committed the wardship of the lands which were of Robert de Notyngham, a messuage with garden adjacent and 58 acres of land at Sharstede and 33 acres of land and 45 acres of wood in Peddyngge which are held by knight service of the archbishopric of Canterbury, now void and in the king's hand, saving to Thomasia who was wife of the said Robert her dower thereof, and to remove the king's hand and meddle no further with all other his lands held of the said archbishopric in 'gavelkynde' or of other lords, delivering up any issues thereof taken since the said Robert's death; as the king has learned by inquisition, taken by the escheator, that the said Robert held the premises in Sharstede and Peddyngge as above mentioned in his demesne as of fee, one toft with one dovecote, a grange, 286½ acres of land and 1 acre of wood at Sharstede, and one messuage, one croft containing 4 acres of land, 179½ acres of land and pasture for 100 sheep at Neweland in Tenham likewise of the said archbishopric in 'gavelkynde,' and divers lands in that county of divers other lords, that Robert son of James son of the said Robert is his cousin and next heir in regard to the said lands held by knight service, and that the said Robert son of James aged 4 years, and John aged 8 years, Robert aged 7 years and Thomas aged 5 years sons of the said Robert de Notyngham are his next heirs in regard to the said lands held in 'gavelkynde.'

Dec. 11. To the sheriff of Oxford and Berkes for the time being. Order of
Westminster. the issues of his bailiwick to pay to Roger Cheyne the arrears since 11 January in the 38th year of the reign of 10*l.* a year, and henceforward to pay him that sum every year for life, taking his acquittance for every payment; as on the date mentioned the king by letters patent granted to the said Roger 10*l.* a year to be taken at Easter and Michaelmas by even portions by the hands of the sheriff during his

1374.

Membrane 3—cont.

life or until other order should be taken for his estate, also one gown a year of the suit of the esquires of the king's household in like manner as they should take their gowns of the king.

Et erat patens.

1375.

Jan. 1.

Westminster.

To Adam de Hoghton, Roger de Pilkynnton, William de Nessefeld, Thomas de Sandford and John de Dent. Order not to proceed to take any indictments or processes or to do aught else concerning the office of justice, by virtue of the king's late letters patent appointing them the said Adam and Roger, John duke of Lancastre and Godfrey Foljaumbe guardians of the peace and justices of oyer and terminer in Lancashire, and of divers his later letters patent joining with them the said William, Thomas and John and Roger de Kirketon, nor at their peril to meddle therein, unless so it be that either the said duke, the said Godfrey or the said Roger de Kirketon be present; as by his said letters the king appointed the said Adam, Roger de Pilkynnton, the said duke and Godfrey to hear and determine felonies, treasons, trespasses, conspiracies, oppressions, extortions, forgeries, champerties, forestallings, damages, grievances and excesses in that county whatsoever, and to do and fulfil certain other things therein contained, after joining their said fellows for all purposes aforesaid, so that they, seven, six, five, four, three or two of them, of whom it is the king's will that the said duke, Godfrey or Roger de Kirketon should be one, should proceed to do and fulfil all and singular the premises.

Jan. 12.

Westminster.

To the sheriff of Leicester for the time being. Order of the issues of the county to pay to Thomas de Thedyngworth the arrears since 1 June in the 31st year of the reign of 3*d.* a day and 14*s.* 8*d.* a year, and henceforward to pay him those daily and yearly sums at Michaelmas and Easter by even portions, taking his acquittance; as on the date mentioned the king of his favour granted to the said Thomas 3*d.* a day for life, 10*s.* a year for his gown and 4*s.* 8*d.* for his shoeing to be taken at the said terms by the hands of the sheriff.

Et erat patens.

1374.

MEMBRANE 2.

Dec. 6.

Westminster.

To the treasurer and the barons of the exchequer. Order to cause a recognisance for 1,000 marks to the king made on 13 June in the 46th year of his reign by William de Elmham, William de Kerdeston and Ralph de Shelton knights to be cancelled upon the exchequer rolls, thereof discharging the said William, William and Ralph; as the same is sent to the treasurer and the barons among the estreats of chancery, as the king is assured by inspection of the chancery rolls; and that recognisance was made as security that the said Ralph, who was by the king's letters patent appointed one of the collectors in Norfolk of the subsidy of 50,000*l.* to be taken of the parishes of England lately granted to the king by the commons of the realm, should truly content the king of the subsidy falling upon that county, as it clearly appears to the council; and by certificate of the said treasurer and barons now sent into chancery at the king's command it is found that the said Ralph and his fellows collectors of the said subsidy have accounted at the exchequer for the same and contented the king thereof; and the king would not that the said William,

1374.

Membrane 2—cont.

William and Ralph or any of them or their heirs should by accident be impeached hereafter by colour of that recognisance. By C.

Dec. 5. To Ralph de Bracebrigge, John de Tothill and Thomas de Wodhall.
Westminster. Order that they and every of them shall deliver without delay to Hugh Kene clerk, William de Calthorne and William Spynk of Sprotburgh the manor of Hathelsay and a messuage and five bovates of land in Westhathelsay, a piece of land called Squallay and 6*l.* of rent appointed for a chantry there excepted, together with the issues thereof taken since the same were taken into the king's hand, and to John filz William knight and William de Calthorne other lands in Baildon co. York which were of Thomas de Stapelton tenant in chief, and by his death were at the king's command taken into the king's hand by William de Ergum late escheator, together with the issues thereof taken, meddling no further therewith, for it is the king's will that they and every of them be thereof discharged toward him; as lately while a plea was pending before the king concerning the premises between the king and Joan who was wife of the said Thomas de Stapelton, Thomas de Metham and Elizabeth his wife sister and heir of the said Thomas de Stapelton, the said John filz William, William de Calthorne, Hugh Kene and William Spynk, the king by letters patent committed to the said Ralph, John de Tothill and Thomas de Wodhall the keeping of the premises with the issues thereof since they were taken into the king's hand and all things thereto belonging, to hold so long as the said plea should be pending without debate, so that they should answer for such issues and for all other issues of the premises arising to the king or to others to whom it should be adjudged that the premises ought to pertain; and now the said plea being fully debated before the king it is determined that the king's hand shall be removed, and that the said manor and the premises in Westhathelsay (with the exception aforesaid) shall with the mesne issues be delivered to the said Hugh, William de Calthorne and William Spynk, and the premises in Baildon with the mesne issues to the said John filz William and William de Calthorne, as appears by the record and process which for particular causes the king has caused to come before him in chancery.

1375.

Jan. 20. To the keepers of the passage in the port of la Pole, and to all who
Westminster. have authority to arrest ships in that port, or their representatives there. Order by mainprise of Master Henry Yevele 'masoun' and Jordan de Barton citizens of London to dearrest without delay a ship called the '*Margarete*' of Warham of 48 tuns burden and two high tombs of marble for the earl of Arundell and Eleanor late his wife, one great stone for the bishop of Winchester and divers other things therein, if by them arrested for the present expedition over sea and for no other cause, to be taken thence to the port of London, there unladed, and thence to sail on the king's service; as the said citizens appearing in person in chancery have mainperned for John Ewan master, Thomas Gome, William Dagenel, John Herstone, Robert Saundre, William Saundre and John Bayle yeomen of the said ship there arrested for the said expedition it is said, which ship the said master and yeomen are lading with the goods aforesaid, that they shall bring the same so laded to London with what speed they conveniently may, shall

1375.

Membrane 2—cont.

there unlade it, and shall be ready with the said ship when unladed to sail on the king's service as shall be appointed them.

1374.

Dec. 6.

Westminster.

To William de la Vale escheator in Cumberland. Order to remove the king's hand, and not to meddle further with a messuage and 4 acres of land in Langrigg taken into the king's hand by reason of a felony committed by Thomas son of Isabel deceased, if in the king's hand for that cause and for none other, delivering up any issues thereof taken since the death of the said Thomas for which answer is not yet made to the king; as lately at the petition of John de Langrigg, son and heir of Maud who was wife of the said Thomas, averring that the premises were taken into the king's hand for that the said Thomas, being tenant thereof by the courtesy of England after the said Maud's death of the said John's heritage, committed a felony for which he was outlawed, the king ordered the escheator to make inquisition by true men of his bailiwick and to certify in chancery what lands of the said John's heritage the said Thomas so held by the courtesy on the day that felony was committed, at what time he died, whether the said John was next heir of the said Maud, whether he was outlawed for the felony or no, of whom the premises are held, how and by what service, and all other the circumstances, and he certified that the said Thomas, father of the said John, on the day he committed the felony for which he was outlawed, held the premises of the said John's heritage by the courtesy of England after the said Maud's death, that he died on Michaelmas day in the 30th year of the reign, that the said John is next heir of the said Maud and of full age, and that the premises are held of others than the king.

Dec. 4.

Westminster.

To Roger Lascels late escheator in Yorkshire. Order to remove the king's hand, and not to meddle further with two messuages in Ousegate and Conyngstrette in York, delivering up any issues thereof taken; as lately the king commanded the treasurer and the barons of the exchequer to certify in chancery the cause wherefore the same were taken into his hand by John Scotherskelf late escheator, and they certified that upon search of the rolls and memoranda of the exchequer it is found in a roll of account of the said John late escheator in Yorkshire, Northumberland, Cumberland and Westmorland that he took the said messuages into the king's hand for that he found by inquisition, before him taken of his office, that Thomas Dorant of York gave them to a certain chantry in the church of Holy Cross York, that they are held in chief in burgage of the city of York, and that the said chantry is withdrawn eighteen years past, and for that cause they are in the king's hand; and on 27 October in the 6th year of his reign the king by letters patent granted licence to the said Thomas to give and assign the same to a chaplain to celebrate divine service in the said church for ever under a particular form.

Jan. 20.

Westminster.

Order to the sheriff of Devon to cause a coroner to be elected instead of Thomas Dabernoun, who is insufficiently qualified for the exercise of that office, as the king has learned.

Jan. 24.

Westminster.

To William de Latymer constable of Dovorre castle and warden of the Cinque Ports, or to his lieutenant, and to all and singular the

1374.

Membrane 2—cont.

mayors, bailiffs and other the king's ministers within the liberty of the said ports. Order with all speed to cause delivery to be made to the merchants of Genoa or to their attorney in that behalf by indentures containing the description thereof and the measure and colours of cloth, if any there be, of all their goods and merchandise lately taken at sea by the king's subjects, brought within the said liberty, and now arrested there at the suit of the said merchants, in whose hands soever the same shall be, any arrest thereupon made at the suit of any man or the king's commands to the contrary notwithstanding, certifying in chancery the parties to such indentures when made.

Et erat patens.

*MEMBRANE 30d.**

Indenture made between John atte Yat of the parish of Wyvelescombe co. Somerset and Richard Samoun of Schalyngford co. Berkes, witnessing that the said John has hereby given to the said Richard and his heirs all his estate in the manor of Southcote co. Berkes, which he holds for life with reversion to the said Richard and to his heirs, rendering to the said John for life at Wivelescombe 9 marks 11*d.* yearly at Whitsuntide and Michaelmas by even portions, so that the said John shall make the said Richard an acquittance for payment of that rent at every term, power being reserved to distrain for arrears, and in case the rent shall be six weeks in arrear to enter again and hold the said manor, into whose hands soever it shall come, until recompense be made for rent and arrears and for all costs; and for better security the said Richard shall be bound to the said John in 40*l.* by a recognisance made before the mayor of the staple of Westminster to be paid at a certain day therein contained, the said John covenanting that such recognisance shall be suspended so long as the said rent be paid during his life at the terms aforesaid or within six weeks after, and even if the same be six weeks in arrear, provided that within a year the said Richard or someone on his behalf shall pay double the arrears, and that after his death the recognisance shall be annulled. Witnesses: Henry Percehay, Walter Clopton, Richard Siddenham, Robert Cherleton, Richard Bere. Dated 26 January 48 Edward III. *French.*

Memorandum of acknowledgment by the parties in the chancery at Westminster, 26 January.

Writing of Hawise who was wife of John de Dighton in her widowhood, being a quitclaim to John Queldrik and John Vautorde citizens and fishmongers of London of all right in a messuage, 80 acres of land, 5 acres of meadow and 4*s.* 2 $\frac{3}{4}$ *d.* of rent in Coveham, Horsle, Okham and Walton co. Surrey, and in all other lands, rents and services in those towns whatsoever whereof she was ever seised. Dated London, 26 January 48 Edward III.

Memorandum of acknowledgment, 26 January.

Writing of John de Wyndesore the younger and Philip Gasqian, being a release to Roger de Herlaston of Cantebrigge of all actions by reason of a warranty by the said Roger made to them of a manor in Cotenham which was sometime of Robert del Isle knight. Witnesses:

* Membrane 1 is blank.

1374.

Membrane 30d—cont.

Adam Hobeldod, William Hanygfeld, James Payn. Dated Cantebrigge, 14 January 47 Edward III.

Memorandum of acknowledgment, 26 January this year.

Jan. 26. John Cockes parson of Compton Pauncefot to John Hamely knight
Westminster. and Thomas his son. Recognisance for 216*l.* 4*s.* 8*d.*, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Somerset.

Writing of Robert Maunser clerk and Matthew Rouhtisdale chaplain, being a quitclaim to John Mandyon of Hadelegh, Juliana his wife and John their son, and to the heirs and assigns of the said John Mandyon, of all the lands which, by virtue of a fine to them the said Robert and Matthew lately levied in the king's court by Thomas Wallere, the said John and Juliana hold for the life of Juliana with reversion to the said Robert and Matthew. Dated Hadlegh, Wednesday before the Purification 48 Edward III.

Memorandum of acknowledgment, 1 February.

Feb. 6. Richard de le Laund, John de Alkebarewe of Pyncebek and John de
Westminster. Wyke to John Haliday citizen and skinner of London. Recognisance for 54*l.*, to be levied, in default of payment, of their lands and chattels in Lincolnshire.

Cancelled on payment.

The said Richard, John de Alkebarewe and John de Wyke to Simon de Radeclif citizen and skinner of London. Recognisance for 36*l.* to be levied etc. as above.

The said Richard, John and John to John Holand citizen and skinner of London. Recognisance for 50 marks, to be levied etc. as above.

Cancelled on payment.

Writing of Walter Paunfeld of Cantebrigge 'goldsmyth,' being a quitclaim with warranty to John Quenburgh, his heirs and assigns, of all lands, rents and services, meadows, feedings and pastures in the towns of Fenditton, Hornyngeseye and Eye. Witnesses: William Cheyne knight, William Dengayn, Robert de Bassyngburne, Edmund Forster, John Morys. Dated 9 February 48 Edward III.

Memorandum of acknowledgment, 10 February.

March 6. William de Kellesey to Thomas de Middelton clerk. Recognisance
Westminster. for 12*l.* 9*s.* 9*d.*, to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment.

March 6. To the sheriff of Cantebrigge. Order, upon the petition of Hugh de
Westminster. Candlesby clerk official of the archdeacon of Ely, by mainprise of William Derby and Andrew Hervy of London to stay the exigents against him and the taking of his body, bringing this writ before the justices of the Bench at the day a writ *de judicio* against him at the suit of Maud de Beylham of Cantebrigge is returnable; as his petition shews that the said Maud is impleading him before the said justices to render her 40*s.*, that by the said writ he is put in exigents in that county

1374.

Membrane 30d—cont.

to be outlawed for that he came not before them to answer her, and that he is ready to answer her and stand to right in all things; and the said William and Andrew have mainperned in chancery under a pain of 20*l.* to have him before the said justices at the day named.

March 10. William Gamboun the king's serjeant is sent to the prior and convent of Haylyng, to take for life such maintenance thereof as John de Thornton deceased had at the king's request. By p.s. [30037.]

March 14. Alexander de la Boutillerie the king's serjeant is sent to the prior and convent of Kirkeham, to take for life such maintenance thereof as Walter Hoseye deceased had at the king's request. By p.s. [30045.]

April 4. Thomas de Illeford one of the king's sumpters is sent to the master and brethren of the hospital of St. Mary Illeford, to take for life such maintenance thereof as Stephen Sirebeux deceased had at the late king's request. By p.s. [30075.]

April 7. William Hardyng is sent to the prior and convent of Dunstaple, Westminster, to take for life such maintenance therein as John de Watford deceased had at the king's request. By p.s. [30080.]

Memorandum of a mainprise by Walter Southous and William de Fryskney of London, made in chancery 28 January 48 Edward III for Alan de Ditton clerk under a pain of 20*l.*, that he shall not depart to any foreign parts, nor send any thither without the king's special licence, nor do, attempt or procure aught that may tend to the prejudice of the king or crown or of the people or laws of the realm.

MEMBRANE 29d.

Indenture made between Dame Eleanor who was wife of Sir John de Norwic' of the one part and Sir John Avenell, Sir Baldwin Seint George knights and John Dunton of the other part, witnessing that whereas by deed of feoffment she has given to the said Sir John Avenell, Baldwin and John all her lands, rents and services in the counties of Cantebrigge, Huntynghdon, Redford and Suffolk, it is upon condition that if she shall remain unmarried or shall marry with consent of the said feoffees and by her own counsel she shall have the said lands to her and the heirs of her body by Sir John de Norwyc', with remainder for lack of such issue to her right heirs, but if she shall be ravished, or shall marry without their assent and her own counsel, the said feoffees shall have and hold the same during her life without gainsaying, saving always the inheritance to the heirs of her body aforesaid, and for lack of such issue to her right heirs. Dated Wympele co. Cantebrigge, Monday after the Purification 48 Edward III. *French.*

Memorandum of acknowledgment by the parties, 10 February.

Feb. 4. To the keepers of the passage in the ports of Devorre, Maldon or Westminster, Great Jernemuth. Order to suffer brother Richard Costeseye, a monk of Thetford, freely without let in one of those ports to pass over sea

* In the text Childerhelangele. In the warrant Stephen Sirebeux is described as *jadys charioter nostre trescher serjeant et parr.*

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Membrane 29d—cont.

taking 40s. for his expenses and one letter of exchange for 100 marks, any command of the king to them addressed to the contrary notwithstanding, provided he carry with him nought to the prejudice of the king or realm ; as he is about to journey thither with the king's licence.

Writing of Robert Little citizen of London, being a surrender and quitclaim to John Ive clerk, John Wentebriige, John Middelton, Peter Wysebech clerk and to the heirs of the said John Ive of all lands hereinafter mentioned which were held by Peter Tebaud ; reciting a fine levied before the justices of the Bench at Westminster three weeks after Michaelmas in the 47th year of the reign of a tenement called Douedales in the parish of Camberwell co. Surrey, by name of a messuage, 160 acres of land, 15 acres of meadow, 12 acres of wood and 30s. of rent in Camberwell on that day held by Peter Tebaud of Sleaford co. Lincoln for a term of six years, and 40 acres of pasture on that day held by William Walworth citizen of London for a term of four years by demise of the said Robert and Joan his wife, between the said John Middelton, John Wentebriige, John Ive and Peter Wysebech plaintiffs and the said Robert and Joan deforciant, the said deforciant thereby granting the premises to the said plaintiffs after the terms aforesaid ; the said Peter Tebaud having after surrendered and demised to the said Robert his estate therein.

Memorandum of acknowledgment, 16 February.

Feb. 18. Hugh de Westwyk clerk to Michael de Ravendale clerk. Recognis-
Westminster. ance for 50*l.*, to be levied, in default of payment, of his lands and chattels in Northumberland.

Cancelled on payment.

Writing of Thomas Gynes, cousin and heir of John Gynes, granting with warranty to John Doget called Boterwick and Alice his wife and to the heirs and assigns of the said John Doget the reversion after the death of Alice who was wife of the said John Gynes of 1½ rood of meadow in the towns of Westminster and Eye which she holds for life with reversion to him the said Thomas. Witnesses : Richard Rook the elder, Roger Subdury, William Brence, Thomas atte Rythe, John Lorymer, John Lorchoun. Dated Westminster, 6 July 47 Edward III.

Memorandum of acknowledgment, 19 February this year.

Writing of Richard de Gillyng, being a general release to Henry de Ingelby and Michael de Ravendale clerks, executors of David de Wollore clerk, of all actions real and personal. Dated London, 16 February 48 Edward III.

Memorandum of acknowledgment, 20 February.

Writing of William Archebaud, being a release to the king, of his good will made for that the king of his favour has taken other order for the said William's estate, of 10 marks a year to be taken at the exchequer at the usual terms so long as he should remain in the king's service in his household, and 10*l.* a year after he should depart thence with the king's leave, which sum the king of his favour by letters patent formerly granted to the said William

1374.

Membrane 29d—cont.

for life or until the order should be taken for his estate: and covenant that, whereas by accident he has lost the said letters, if they be found they shall be cancelled, together with the enrolment thereof in chancery, to the end that he nor any other in his name may ever have profit or advantage thereby. Dated London, 16 February 48 Edward III. *French.*

Memorandum of acknowledgment, 20 February.

March 6. To W. archbishop of Canterbury. Order, for particular causes, before the quinzane of Easter next at latest to certify in chancery under his seal what and how many benefices within the archbishop's diocese, as well archdeaconries and other dignities as parish churches, prebends and chapels, are in the hands of aliens, their descriptions, how they are severally called, the yearly value of every one of them not by tax or extent in the archbishop's registers but according to the true value thereof, the names of all and singular such alien incumbents, and of all those whether native or alien of whatsoever estate or condition who in the name and by the authority of aliens hold, occupy or administer such benefices at farm, by proxy or otherwise, how long they have so done, and whether any of the said aliens are resident or no. By K. and C.

[*Fœdera.*]

The like to the following:

S. bishop of London and twelve other bishops.

The guardian of the spiritualities of the bishopric of Ely and of the bishopric of Worcester during the vacancy of those sees.

The chapter of St. Peter York in the dean's absence during the vacancy of the archiepiscopal see.

The archdeacon of Rychemund.

[*Ibid.*]

To the sheriff of Kent. Like order, *mutatis mutandis*, concerning benefices in his bailiwick; omitting the words 'in the archbishop's registers.'

By K. and C.

[*Ibid.*]

The like to singular the sheriffs throughout England.

[*Ibid.*]

MEMBRANE 28d.

Jan. 26. To the sheriffs of London. Order by mainprise of John de Anyas, Westminister. John Woderoue and William de Rothelay of Yorkshire to stay altogether the taking of the bodies of William de Brumpton, Nicholas de Lenne, Maud Barbour and Margaret Maudeservant Barbour by virtue of the king's late writ, and the further execution of the said writ; as at the suit of Isabel wife of William Barclour, John Horsford of Watford and John son of William Barbour, averring that the said William de Brumpton, Nicholas, Maud and Margaret grievously threatened them the said Katherine (*sic*), John and John in life and limbs, the king by writ ordered the sheriffs to cause those defendants to come before them, and to compel them to find mainpersors under a pain to be by the sheriffs laid upon them for keeping the peace and for their good behaviour toward the said Isabel, John and John, that they should not cause nor procure hurt or harm to the said Isabel, John and John, and if they should refuse to commit the said defendants

1374.

Membrane 28d—cont.

to safe custody in Neugate gaol until they would willingly so do, by virtue whereof the sheriffs are purposing to take and imprison the defendants, as the king has learned, and thereupon the said defendants have petitioned the king for a stay, as they are ready to find such mainprise, and to stand to right in all things; and the said John de Amyas and the others, appearing in person in chancery, have mainperned for the defendants and for every of them under a pain of 20*l.* to be levied to the king's use if the said defendants shall cause or procure hurt or harm to the said Isabel, John Horsford and John son of William.

Jan. 28. To John Chidyok the elder. Order by mainprise of Robert de Westminister. Wyndesore prior of Merton and Richard de Mere clerk of Gloucestershire to stay the taking of the body of Master Richard Haxston by virtue of the king's late command; as upon information received that contrary to the king's prohibition he departed to foreign parts, procured there many things to the prejudice of the king and realm, and brought them for execution within the realm, in contempt of the king, to the prejudice, hurt and disturbance of the people and contrary to the statutes and the ordinance provided in that behalf, the king by letters patent appointed the said John to arrest the said Richard Haxston by his body wherever found within liberties or without, and bring him before the king and council there to answer touching the premises; but the said prior and clerk, appearing in person in chancery, have mainperned for him under a pain of 40*l.* that he shall not without the king's special licence depart or send to foreign parts, nor do, attempt or procure aught which may tend to the prejudice of the king or crown, the people or laws of the realm.

The like, *mutatis mutandis*, to the sheriff of Wiltesir.

Charter of Eleanor who was wife of John Northwich knight, giving with warranty to John Avenel knight, Baldwin de Sancto Georgeo knight and John de Dunton, their heirs and assigns, all her lands which she has by inheritance after the death of Richard Fraunceys her father in the towns and fields of Wynepol, Orewelle, Harlton, Everesdon, Malkton, Whaddon, Crandon and Pappeworth cos. Cantebrike and Huntyngdon and of Wrastelyngworthe co. Bedford, with the meadows, feedings, pastures, woods, hedges, ditches, ponds, hays, rents and services of free men and neifs, wards, marriages, escheats, commodities and reversions thereto belonging. Witnesses: John Dengayne knight, William de Pappeworthe, William Sergaunt, John Walter, Adam de Kent. Dated Wynepol, Sunday before the Conversion of St. Paul 47 Edward III.

Memorandum of acknowledgment, 6 February this year.

Feb. 10. Thomas de Sancto Albano late serjeant of London to Robert de Westminister. Gerlethorp clerk. Recognisance for 40*l.*, to be levied, in default of payment, of his lands and chattels in the city of London.

Feb. 17. To the sheriff of Suthampton. Order by mainprise of Richard Westminister. Fraunceys of London, Nicholas de Hilderston of Norfolk and William de Lytlyngton of Cambridgeshire to stay the taking of the bodies of William Perham and John Castelford, bringing this writ before the justices of the Bench in the quinzaine of Easter; as the king has

1374.

Membrane 28d—cont.

learned that William bishop of Winchester is impleading William Castelford clerk, the said William Perham and John before the said justices, for an alleged trespass, and that he has so far proceeded in that plea that by writ *de judicio* the king has ordered the sheriff to take the said defendants' bodies wherever found in his bailiwick, so as to have them before the said justices on the day named to answer the bishop concerning that trespass, wherefore on behalf of the said William Perham and John petition is made to the king for a stay, as they are ready so to answer and stand to right in all things; and the said Richard and the others, appearing in person in chancery, have mainperned under a pain of 20*l.* to have them before the said justices at that day to answer as aforesaid.

Writing of Alice who was wife of William Langeleye of Rykemeresworth, being a confirmation of the estate of William Newport citizen and fishmonger of London in the manor of Aruyngton co. Cantebrigge of her right and heritage, which her said husband by charter lately gave to the said William Newport, his heirs and assigns, with houses, lands, hays, gardens, hedges, ditches, wards, marriages, fees, reliefs, heriots, escheats, homages, services, rents, suits of courts, fines, amercements, etc.; and quitclaim with warranty to the said William Newport, his heirs and assigns, of the said manor with all appurtenances, rights and commodities as aforesaid. Dated Sunday after St. Matthias 48 Edward III. Witnesses: Walter Aldebury canon of the church of St. Paul London, William de Halden, William Naffreton, Walter Southous, John Boterwyk.

Memorandum of acknowledgment, 27 February.

Feb. 12. To the sheriff of Essex. Order, upon the petition of John Busard
Westminster. clerk, by mainprise of John de Fynchingfeld clerk and John Charney to stay until three weeks after Easter next the taking of his body by virtue of any command of the king so to do to the sheriff now or hereafter addressed by reason of the hospital of Maldon, bringing this writ in chancery on that day; as his petition shews that he fears he may be taken and imprisoned without cause at the untrue suggestion of certain his enemies scheming to grieve him, praying the king to provide for his peace and security; and the said John de Fynchingfeld and John Charney, appearing in person in chancery, have mainperned under a pain of 20 marks to have him there before the king on the day named to stand to right and answer the king's subjects whatsoever, and that he shall not in the mean time depart to foreign parts to prosecute aught to the prejudice of the king or crown.

MEMBRANE 27d.

Feb. 22. To the sheriffs of London. Order by mainprise of Sampson de
Westminster. Bresyngham of Kent, John Lynger of Oxfordshire, Alexander Halfide of Essex and John de Kent of Kent to stay the further publication of the exigents in the husting of London against William de Cosyngton knight; as on his behalf the king has learned that John Joye citizen and draper of London is impleading him before the justices of the Bench concerning an alleged debt of 20*l.*, and that he is put in exigents in the said husting to be outlawed for that he came not before the said justices to answer the said John, being altogether without knowledge

1374.

Membrane 27d—cont.

of that process, wherefore prayer is made on his behalf for a stay, as he is ready so to answer and to stand to right in all things; and the said Sampson and the others, appearing in person in chancery, have mainperned under a pain of 20*l.* to have his body before he said justices the day the writ of exigents is returnable.

Feb. 24. Roger Lanvel 'hattere' has the like writ concerning a debt of Westminster. 46*s.* which Richard Russell of Driestoke is demanding of him, by mainprise of William de Thornton 'criour' and John Frost of Middlesex under a pain of 10 marks.

March 26. To the keepers of the passage in the port of London, Dovorre, Westminster. Sandewich or Jernemuth. Order to suffer John Babyngle clerk in one of those ports freely without let to pass over sea taking one letter of exchange, any command of the king to them previously addressed to the contrary notwithstanding; as Reynold Hylyngton clerk, John Broune, William Pynchewell of Norfolk and John Louendale clerk of Kent, appearing in person in chancery, have mainperned under a pain of 100*l.* for the said John Babyngle, who with the king's licence is journeying over sea, that he shall not there prosecute or attempt aught which may tend to the prejudice of the king or crown or to impair the laws of the realm.

Writing of Maud who was wife of Gilbert de Harpedene, giving with warranty during her life to Robert de Anesty and Elizabeth his wife 8*l.* of yearly rent which they were bound to render her for life for the manor of Herdyngton co. Middlesex. Witnesses: John de Estbury, John James of Walyngford, William Brouns, Richard atte Merke, John Bernes. Dated 20 April 48 Edward III.

Writing of Maud who was wife of Gilbert de Harpedene, being a quitclaim with warranty during her life to Robert de Anesty and Elizabeth his wife and to their heirs of 8*l.* of yearly rent wherein they were bound to her for a manor in Herdyngton co. Middlesex with the advowson. Witnesses (*as the last*). Dated 23 April 48 Edward III.

Memorandum of acknowledgment of the foregoing writings, 24 April.

Writing of William de Dethek, being a quitclaim with warranty to Sir Richard Chestrefeld, Master Nicholas Chaddesden, Sir Richard Tyssinton and Sir Geoffrey de Chaddesden, their heirs and assigns, of all lands, rents, services and reversions which they had of the gift and feoffment of William de Wakebrugge, namely those which William de Wakebrugge had of the gift and feoffment of John de Dethek father of the said William de Dethek, and of those which Elizabeth relict of the said William de Wakebrugge holds for life with reversion to the said Richard, Nicholas, Richard and Geoffrey, except all the lands which were of John de Dethek in Marresey co. Nottingham, the two mills of le Lee, one piece of land and meadow called Haliwellker in the fee of Matelok and a messuage, a cottage with curtilage, 12 acres of land and four pieces of meadow called Giffardelond in Tannesley. Dated London, the feast of St. Mark 48 Edward III.

1374.

Membrane 27d—cont.

Writing of William de Dethek, being a quitclaim with warranty to William de Weston chaplain warden of the chantry of St. Nicholas and St. Katherine in the parish church of Cruche, and to his successors, of all lands, rents, services and reversions in Lee and elsewhere in Derbyshire which the said chaplain holds in right of the said chantry, and which were of John de Dethek father of the said William de Dethek. Dated (*as the last*).

Memorandum of acknowledgment of the foregoing writings, 25 April.

Writing of George de Ellesworth, son and heir of John de Ellesworth, being a quitclaim with warranty to William de Castellacre and Elizabeth his wife, the heirs and assigns of the said William, of all the lands, meadows, feedings, pastures, rents, services, homages, wards, reliefs, escheats etc. in the town of Herdewyk, Toft and Cumberton which they hold for the said Elizabeth's life by gift and feoffment of John Fraunceys late parson of Pappeworth and John Croft of Overe with reversion to the said George and his heirs. Dated Herdewyk, Monday the feast of St. Philip and St. James 48 Edward III.

Memorandum of acknowledgment, 2 May.

May 15. To the sheriffs of London. Order by mainprise of Gilbert de Haydok, Westminster. Matthew de Sotheworth, William de Hornby and Richard de Halghton of Lancashire to stay altogether the further publication of the exigents against Henry de Walton in le Dale, administrator of the goods and chattels of William de Lostoke who died intestate it is said, and the taking of his body; as lately by writ *de judicio* the king ordered the sheriffs to put the said Henry in exigents from husting to husting until outlawed if he should not appear, and if he should appear to take him and keep him in safe custody so as to have his body before the justices at Westminster on the morrow of St. Martin to answer William de Toucestre tailor and citizen of London concerning an alleged debt of 20*l.*; and the said Henry has prayed the king for a stay, as he is ready so to answer and stand to right in all things; and the said Gilbert and the others, appearing in person in chancery, have mainperned under a pain of 20*l.* to have his body before the said justices at that day.

MEMBRANE 26d.

March 11. To Pope Gregory. Letter of the king, acknowledging letters brought to him by the bishop of Bangor and other his ambassadors with a proposal that a conference should be held by prudent men on either side at a place to be chosen by the king, for the purpose of agreeing with regard to certain business laid before the pope by the said ambassadors and contained in a schedule enclosed in his said letters, and promising to despatch his envoys when certified of the arrival of the pope's envoys at Bruges or Calais, whichever the pope shall prefer, suspending meanwhile the causes now at issue in the king's court and setting other conditions in the state the pope desires until this instant feast of St. John Baptist; and requesting to be informed which place the pope will chose, when the pope's envoys will be there, and of their quality, praying also that the postponement of the causes aforesaid begun in the court of Rome be continued during the proposed conference as shall be done in the king's court, or longer if need be, and that no

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Membrane 26d—cont.

proceeding by ecclesiastical censures be meanwhile taken against the king's subjects, especially persons of note ecclesiastical or even secular.

By K. and the whole C.

[*Fœdera.*]

Charter of Edmund de Mortimer earl of March and Ulster marshal of England, giving with warranty to Ralph de Beltisford clerk, John Duket and Thomas Heldhurst, their heirs and assigns, all lands, rents, etc. which the said earl has as well in lordships as in demesnes in Incheuingne and le Youghull with knights' fees and the advowson of Youghull. Witnesses : William Cauntoun, William Forster, Michael Laules. Dated 6 February 48 Edward III.

Memorandum of acknowledgment, 20 March.

March 6. To the sheriff of Norfolk. Order, upon the petition of Peter Westminster. Duraunt, by mainprise of John Norwych 'goldsmyth,' John Bontyng 'goldsmyth,' Hervey Rokhawe and Richard Robyn of London to stay the exigents against him and the taking of his body, bringing this writ before the king the day a writ *de judicio* against him at the suit of Henry Edward is returnable ; as his petition shews that the said Henry is impleading him before the king for an alleged trespass, that by the said writ he is put in exigents in that county to be outlawed for that he came not before the king to answer thereupon, and that he is ready so to answer and stand to right in all things ; and the said John Norwych and the others have mainperned in chancery under a pain of 20*l.* to have him before the king at that day to answer as aforesaid.

April 4. To the sheriff of Middlesex. Order, upon the petition of Robert Westminster. Kymbell, by mainprise of Richard Sturgis, Thomas Stanes, John Salesbirs and John Dubble of Cambridgeshire to stay the exigents against him and the taking of his body, bringing this writ before the justices of the Bench ; as his petition shews that Clement Spice is impleading him before the said justices to render 20*l.*, that by writ *de judicio* he is put in exigents in that county to be outlawed for that he came not before the said justices to answer concerning the premises, and that he is ready to answer and stand to right in all things ; and the said Richard and the others have mainperned in chancery under a pain of 20*l.* to have him before the said justices at the day the said writ *de judicio* is returnable.

April 12. To the sheriff of Surrey. Order on sight of these presents to cause Westminster. proclamation to be made on the king's behalf forbidding any fisher or other of whatsoever estate or condition under pain of forfeiture before Michaelmas next to take any lampreys in the river Thames by nets or other engines whatsoever ; and order from time to time to certify the king of the names of any found so doing after the proclamation, that by advice of the council the king may take order for their punishment.

[*Fœdera.*]

The like to the sheriffs of London and to the sheriff of Middlesex.

[*Ibid.*]

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Membrane 26d—cont.

April 14. Robert Poresle of Wotesdon to William Ponde of Monks Risburgh.
Westminster. Recognisance for 40*l.*, to be levied, in default of payment, of his lands
and chattels in Bukinghamshire.

Cancelled on payment.

April 15. Thomas de Ikworth of Suffolk to William de Mirfeld clerk.
Westminster. Recognisance for 20*l.*, to be levied etc. in Suffolk.

Cancelled on payment.

April 16. To the sheriff of Bukingham. Order, upon the petition of Robert
Westminster. de Poresle, by mainprise of John de Cortenhale and William Ponde
of Bukinghamshire to stay the exigents against him and the taking
of his body, bringing this writ before the justices of the Bench; as his
petition shews that John bishop of Lincoln is impleading him before
the said justices to render account for the time that he was the bishop's
bailiff and receiver in the hundred of Thame, that by writ *de judicio*
he is put in exigents in that county for that he came not to
answer before the said justices, and that he is ready to answer
and stand to right in all things, praying a stay until the day the said
writ is returnable; and the said John de Cortenhale and William
have mainperned in chancery under a pain of 20*l.* to have him before
the said justices at that day to answer as aforesaid.

Writing of Giles de Seint John knight, being a general release to
Richard de Piriton clerk, his heirs, executors or assigns, of all actions,
plaints or demands, real and personal, by reason of contract, debt,
trespass, covenant or other matter whatsoever. Dated London,
21 June 47 Edward III.

Memorandum of acknowledgment, 20 April this year.

Writing of Walter fitz Wauter lord of Wodeham, granting to John
de Kyngesfold and his heirs a yearly rent of 100*l.* to be taken at
Midsummer, Michaelmas, Christmas and Easter by even portions of
his manors of Burnham and Wodehamwater co. Essex, with power
to distrain for arrears to whose hands soever the same shall come;
and the said Walter delivers 1*d.* to the said John in name of
seisin. Witnesses: John Charman, John Staunford, William Hayward.
Dated London, 20 April 48 Edward III.

Memorandum of acknowledgment, 21 April.

Indenture of defeasance of a yearly rent of 100*l.* to be taken of the
manors of Burnham and Wodehamwater co. Essex granted by Walter
fitz Wauter lord of Wodeham to John de Kyngesfold and his heirs,
upon condition that the said Walter or some other in his name shall
pay 200 marks to the said John or his attorney at Christmas next
or within the quinzaine thereof in the cathedral church of St. Poul
London, 100*l.* at Michaelmas following or within the quinzaine thereof,
100*l.* at Easter following, 100*l.* at Michaelmas following, and 100*l.*
at Easter following. Dated London, 21 April 48 Edward III.
French.

Memorandum of acknowledgment, 21 April.

April 26. Robert Haulay knight to Richard de Raveneser archdeacon of
Westminster. Lincoln and John de Raveneser clerk. Recognisance for 400 marks

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Membrane 26d—cont.

payable by instalments; to be levied, in default of payment, of his lands and chattels in Lincolnshire.

Cancelled on payment.

Nicholas Gonewardesby of Colworthe to Thomas Laurence of Little Compton in Henmemerssh and John Bygenet of Wytteneye. Recognisance for 15*l.*, to be levied etc. in Oxfordshire.

MEMBRANE 25d.

Writing of Richard de Chestrefeld clerk, Master Nicholas de Chaddesden clerk, Richard de Tyssington clerk and Geoffrey de Chaddesden rector of Long Watton, being a quitclaim to William de Dethek and his heirs of the two mills of le Leghe, one piece of land and meadow called the Halewelker, and a messuage, a cottage with curtilage, 12 acres of land and four pieces of meadow in Tannesleye called the Giffardland, which they had by gift and feoffment of William de Wakeburg. Dated Dethek, Friday in Easter week 47 Edward III.

Writing of Richard de Chestrefeld clerk, Master Nicholas de Chaddesden clerk, Richard de Tissington clerk and Geoffrey de Chaddesden rector of Long Watton, being a quitclaim to William de Dethek and his heirs of all lands etc. in Mathersay co. Notyngham which they had by gift and feoffment of William de Wakeburg. Dated (*as the last*).

Memorandum of acknowledgment of the foregoing writings by the said Nicholas and Richard (*sic*), 25 April this year.

April 27. John atte Hille of Camerynham to the abbot of Barlynges, John de Westminster. Wythornwyk and William de Kellesey. Recognisance for 100*s.*, to be levied, in default of payment, of his lands and chattels in Lincolnshire.

April 12. William de Ake of Whiteby is sent to the abbot and convent of Sheen manor. Whiteby to have such maintenance in that abbey for life as Philip Lychet deceased had at the late king's command. By p.s. [30084.]

April 28. John de Meryet knight to John de Toudeby. Recognisance for Westminster. 200 marks payable by instalments; to be levied, in default of payment, of his lands and chattels in Somerset.

Cancelled on payment.

Indenture of defeasance of the foregoing recognisance, upon condition that John de Meriet knight or some other in his name shall pay to John Toudeby knight or to his attorneys in Westminster Hall 50 marks within one month of Martinmas next or on the last day of that month, and 50 marks within one month of Easter following or on the last day of that month, the said John Toudeby or his attorneys or executors making letters of acquittance to witness either payment, and acknowledgment of the same in chancery before the chancellor or his representative. Dated Westminster, 29 April 48 Edward III.

Memorandum of acknowledgment by the parties, 29 April.

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Membrane 25d—cont.

April 28. To the executors of William de Chilterham. Order to send into Westminster. chancery under their seals all records, processes, presentments, indictments and memoranda in their keeping which were of the said William what time he was one of the justices for preserving the peace and of oyer and terminer in Worcestershire, namely such as were determined by themselves and such as are not yet determined by themselves, also this writ, that after viewing the same the king may do further what ought by law to be done therein.

The like to the executors of William de Bello Campo late one of the justices in that county.

May 4. Bernard Brocas knight to Beatrice who was wife of Thomas Breouse Westminster. knight. Recognisance for 400*l.*, to be levied, in default of payment, of his lands and chattels in the county of Suthampton.

William Bures to Master William Byde clerk. Recognisance for 20 marks to be levied etc. in Surrey.

Cancelled on payment.

Writing of Robert de Haghham, son and heir of Sir Robert de Haghham knight, granting with warranty to Sir Thomas de Thorp parson of Tyd, Richard de Welby of Multon, Sir Robert Warde of Holbech chaplain, Robert White of Holbech the elder and Thomas his brother, their heirs and assigns, the remainder after the death of Dame Eleanor wife of Thomas de Dryby, mother of the said Robert de Haghham, of all lands, rents and services in Sutton by Markeby, Haghham and Tathewell which the said Thomas de Dryby and Dame Eleanor now hold for her life of the said Robert's heritage with reversion to him and his heirs. Witnesses: John de Haghe, Thomas Claymond, Thomas de Haghe, Roger de Welby, John Balbo. Dated Westminster, 4 May 48 Edward III.

Memorandum of acknowledgment, 5 May.

Charter of William Wantyng, giving with warranty to John Fourneus and Alice sister of the said William and to the heirs of their bodies all his lands at le Naldre in the parishes of Stoke and Worplesdon with meadows, feedings, pastures, woods, moors, marshes, fisheries, reed beds, waters, paths, ways etc. which fell to him by inheritance after the death of William Wantyng his father, with reversion for lack of such issue to him the grantor and to his heirs. Witnesses: Robert Loxlee, William Guldeford, Richard Stoughton, Robert Chisenhale, William le Frensshe, Simon atte Church, Robert Bromersh. Dated Guldeford, Monday the eve of All Hallows 47 Edward III.

Memorandum of acknowledgment, 5 May this year.

May 8. William de Brundale of Norfolk to John de Boys of Lincolnshire Westminster. and John de Bradstrete clerk of Suffolk. Recognisance for 100*l.*, to be levied, in default of payment, of his lands and chattels in Norfolk.

John de Meriet knight, Walter de Clopton, John Mautravers and Henry Molyns to Richard Cheddesley. Joint and several recognisance for 50*l.*, to be levied etc. in Somerset.

Cancelled on payment.

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Membrane 25d—cont.

The said John de Meriet knight to Walter de Clopton, John Mautravers and Henry Molyns. Recognisance for 60*l.*, to be levied etc. (as above).

Writing of Maud atte Lye, cousin and heir of John de Warfeld, being a quitclaim with warranty to William Pecche and Agnes his wife, their heirs and assigns, of two messuages in the parish of St. Clement Danes without New Temple bar London. Witnesses : Andrew Tettesworth, William Louell, John Lankastresshire, Robert Craven, John de Shelton, John Freynche, Walter Barbour. Dated Westminster, Monday after Ascension day 48 Edward III.

Memorandum of acknowledgment, 15 May.

May 16. Ellen de Bertram, daughter of Robert de Bertram knight, to Richard Westminster. de Stanhope. Recognisance for 260 marks, to be levied, in default of payment, of her lands and chattels in Northumberland.

May 6. To Th. bishop of Ely. Order to grant Thomas de Maddyngle the Westminster. king's clerk such a yearly pension as shall befit the giver and should bind the receiver to him, making him letters patent thereupon under seal, and writing again by the bearer what he will do ; as by reason of his new creation the bishop is bound in such a pension to one of the king's clerks at the king's nomination until provision be by the bishop made him of a benefice, and the king is sending the said Thomas, whose advancement he has at heart. By p.s. [30107.]

MEMBRANE 24d.

Charter of Guy de Bryene, giving to Master John de Carreu portioner of the church of Bedyngton, William Tauk, Thomas de Houton, John Oliver of Croydon the younger and David de Carreu, their heirs and assigns, 10 marks of yearly rent in Karsalton co. Surrey with the whole service of Nicholas de Carreu and his heirs whereby the said Nicholas holds of the said Guy the manor of Karsalton. Witnesses : Peter atte Wode, William Neudegate, Thomas de Kynardesle, Thomas de Berwe, John de Walyngton. Dated Karsalton, 7 May 48 Edward III.

Memorandum of acknowledgment, 10 May.

May 9. Henry Percehay to Guy de Briene knight. Recognisance for Westminster. 1,000 marks, to be levied, in default of payment, of his lands and chattels in Devon.

Cancelled on payment.

Indenture made between Sir Guy de Briene knight and Henry Percehay, being a defeasance of the foregoing recognisance, upon condition that the said Henry or some other for him shall pay to Sir Guy or his executors or attorney 300 marks at Midsummer next or sooner, 120 marks at the quinzaine of Michaelmas following, and 120 marks at the quinzaine of St. Hilary following. Dated 9 May 48 Edward III. French.

Memorandum of acknowledgment by the parties, 10 May.

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Membrane 24d—cont.

May 8. To the sheriff of Norhampton. Order by mainprise of Richard Westminster. Derlaston and Adam Bretoun of Staffordshire William de Roudon clerk and Richard Rynglond the younger of Norhamptonshire to set free William Glaser of Norhampton from the king's prison there, bringing this writ before the justices at Westminster; as on his behalf it is shewn the king that lately by writ the king commanded the sheriff to attach the said William so as to have him before the said justices in the octaves of Trinity next to answer as well the king as Eleanor Belgrave of Norhampton for that, being lately there retained in her service, without reasonable cause and without her licence he withdrew from that service before the term agreed contrary to the ordinance, that by virtue of the said command the sheriff has taken him and is keeping him in the said prison, and that he is ready to answer the said Eleanor and stand to right in all things; and the said Richard, Adam, William and Richard, appearing in person in chancery, have mainperned under a pain of 20*l.* to have him before the said justices at the day named.

Vacated, because given up with seal unbroken (in cera) and nothing done thereupon.

Charter of Hugh de Waltham citizen and capper of London, giving with warranty to Roger Leget of Holbourne and Emma his wife for their lives, with remainder to John Doget of Boterwyk citizen of London and to his heirs, a messuage and ten shops with appurtenances in the parish of St. Andrew Holbourne without Old Temple bar called Paternosterrent. Witnesses: Nicholas de Exton, William atte Marche, William Knot, Stephen Child, Andrew Tetlesworth, William Louell, Richard Cook. Dated Holbourne, 6 May 48 Edward III.

Memorandum of acknowledgment, 12 May.

May 13. John de Folkyngham parson of Blakeaueton to Robert de Muskham Westminster. clerk and John de Garton of Kent. Recognisance for 100*l.*, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Devon.

May 12. To John Godfrey master of the barge of Bristol. Order under pain Westminster. of forfeiture to leave all else and ceasing every excuse to be in person before the council at Westminster with all speed he may in order to give information touching those things which shall then and there be laid before him on the king's behalf, bringing this writ.

[*Fœdera.*]

The like to Thomas Mersey master of a ship called '*la Edmond*' of Herwich, and sixteen other shipmasters, and to Robert Lathe of Lenne.

[*Ibid.*]

Charter of Thomas son and heir of Thomas de Blaston, giving with warranty to Sir Richard le Scrope knight, Sir Ralph Peek warden of Nowsele chapel and Sir Thomas de Schepesheved rector of Adloxton, their heirs and assigns, his manor of Blaston, with 2 acres of land in the fields of Haloughton, 2*s.* of rent in Haliok, and all commodities and reversions to the said manor belonging. Witnesses: Ralph de Notyngham of Blaston, John de Houby of Holte, Hugh Hemyngton of

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Membrane 24d—cont.

Medburne. Robert Blakwyn of Blaston, Richard Hellawe clerk. Dated Blaston, Friday the Invention of Holy Cross 44 Edward III.

Memorandum of acknowledgment, 24 May this year.

Writing of Avice Pevere late the wife of William de Clopton, being a quitclaim to John Mohaut of Kyngeston and Isabel his wife and to the heirs of their bodies, and for lack of such issue to the right heirs of the said Isabel, of all her right in the manors of Berkelowe and Overhal, with the advowson of Berkelowe church and all the lands, rents, profits, services, liberties etc. in Berkelowe, Overhall and the town of Asshedon which at any time were of the said William. Dated Westminster, 2 May 48 Edward III.

Memorandum of acknowledgment, 2 June.

June 5. John de Pountfreit citizen and saddler of London and Robert de Westminster. Pountfreit citizen and grocer of London to William de Mirfeld clerk. Joint and several recognisance for 200*l.*, to be levied, in default of payment, of their lands and chattels in the city of London.

Cancelled on payment.

John Waryn to William atte Crosse parson of St. Clement Danes without New Temple bar London. Recognisance for 10 marks, to be levied etc. in Hertfordshire.

MEMBRANE 23d.

May 18. William de Haulay knight to Michael de Ravendale clerk. Recog- Westminster. nissance for 20 marks, to be levied etc. in Lincolnshire.

Defeasance thereof, upon condition that the said William pay to the said Michael or his attorney at London 10 marks at the quinzaine of Trinity next.

Cancelled on payment.

Writing of Thomas son of Thomas de Blaston, being a quitclaim with warranty to Sir Richard Lescrope knight, Sir Ralph Peek warden of Noursley chapel and Sir Thomas Shepesheved rector of Adloxton, their heirs and assigns, of all lands, rents, services, meadows, groves, feedings and pastures with the reversions thereto belonging in Blaston, Haloughton and Halyok which were sometime of Thomas his father. Witnesses : Sir John Boyvyle knight, Henry Boyvyle, John Norwych, Henry Norwych of Bryngherst, William Deystere of Haloughton, Robert Blakewyne, Thomas Haukyn. Dated Holte, the morrow of Ascension day 48 Edward III.

Memorandum of acknowledgment, 24 May.

June 6. To A. archbishop of York. Order to grant to Adam de Chestrefeld Westminster. the king's clerk such a pension as shall befit the giver and should bind the receiver to him, making the said Adam letters patent thereupon under his seal, and writing again by the bearer what he will do ; as by reason of his new creation the archbishop is bound in such a pension to one of the king's clerks at the king's nomination, until provision be made him by the archbishop of a competent benefice ; and the king has nominated the said Adam, whose advancement he has at heart.

By p.s. [30140.]

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Membrane 23d—cont.

Writing of John Bataylle, being a quitclaim with warranty to Robert Palmere of Kedyngton, John Kempe and William Collbayn, their heirs and assigns, of the manor of Bourhalle of Pentelowe with its appurtenances. Dated Wednesday before St. Barnabas 48 Edward III.

Memorandum of acknowledgment, 6 June.

June 9. Godfrey de Foljambe knight to Richard de Ravenser clerk. Recognisance for 12*l.*, to be levied, in default of payment, of his lands and chattels in Derbyshire.

Cancelled on payment.

Writing of Henry Lambard of Schepisheved and William Leche burgess of Notynggham, being a bond to Walter Blaunkeneye citizen and merchant of London in 60*l.*, payable at London at Easter next. Dated London, Thursday after St. Hilary 47 Edward III.

Memorandum of acknowledgment at Newerk on Saturday after Corpus Christi this year before Thomas de Ingelby, by virtue of the king's writ of dedimus potestatem which is on the file for this year.

Writing of Henry Botiler of Staynton, being a quitclaim with warranty to John Payn citizen and armourer of London and Edmund de Clay of Fynynglay, their heirs and assigns, of the manor of Staynton co. York by Tykhull and any other lands, rents and services which they have by his gift and feoffment, hereby barring every action and claim of the said Henry and his heirs. Dated London, 15 June 48 Edward III.

Memorandum of acknowledgment in the chancery at Westminster, 15 June.

Writing of John son of Roger de Missenden and William his brother, being a quitclaim with warranty to John Bernes citizen of London, William Mulsho clerk, Edward de Cherdestok clerk, John de Freton clerk and Robert Brom of Warrewyk, their heirs and assigns, of the manor of Coleworth, two mills, one toft, three carucates of land and all other lands etc. in the town of Coleworth which the said John Bernes and the others have of the gift and feoffment of Nicholas de Gunewardeby and Alice his wife, Walter de Burnham and Felicia his wife. Dated Westminster, 16 June 48 Edward III.

Memorandum of acknowledgment, 16 June.

June 17. John Payn of London 'armurer' to John de Neville of Raby. Recognisance for 200*l.* payable by instalments; to be levied, in default of payment, of his lands and chattels in the city of London.

Thomas de Salesbury knight to Nicholas de Spaigne clerk and Michael de Ravendale clerk. Recognisance for 60*l.*, to be levied etc. in Essex.

Cancelled on payment, acknowledged by the said Nicholas.

June 18. Elmyng Leget to John de Neville of Raby knight. Recognisance for 80*l.* payable by instalments; to be levied etc. in Essex.

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Membrane 23d—cont.

June 14. Robert de Kymbell and Richard Seryn of London to Clement Spice.
Westminster. Joint and several recognisance for 20 marks, to be levied etc. in
Cambridgeshire.
Cancelled on payment.

June 19. John Beyvyn, John Barre and John Bokerell of Somerset to Jordan
Westminster. de Barton citizen of London. Joint and several recognisance for
40*l.*, to be levied etc. in Somerset.
Cancelled on payment.

Charter of John Aldericheseye 'peutrer' and Walter Peryndon
'armurer' citizens of London, giving with warranty to William de
Hulle and Ellen his wife and to the heirs and assigns of the said
William a messuage in the town of Westminster situate between a
tenement of Robert Kentebury late John Cardel on the south and a
tenement of Richard Rook on the north and extending from the
highway towards the east to a tenement of Sir John Dymmok towards
the west, which messuage the said John and Walter lately had by
gift and feoffment of Robert de Kent, brother and heir of John de
Kent of Essex. Witnesses: Robert Gy, Roger Sudbury, Richard
Rook, Peter Bocher, Robert Hakebourne, Robert Kentebury, William
Brynche. Dated the town of Westminster, the feast of St. Philip
and St. James 48 Edward III.

Memorandum of acknowledgment by the said John Aldrycheseye
and Walter, 16 June.

MEMBRANE 22d.

May 18. To the sheriff of Norhampton. Order, upon the petition of John
Westminster. Sharp, by mainprise of Roger de Welford clerk, John Daventre, Thomas
Watte and Richard Barker of Daventre of Norhamptonshire to stay the
taking of his body, bringing this writ before the justices of the Bench ;
as his petition shews that John West of Baddeby is impleading him
before the said justices to render up chattels to the value of 20*l.* which
he is unlawfully withholding, and that by writ *de judicio* the king has
ordered the sheriff to take him so as to have his body before the said
justices in the quinzaine of Trinity next to answer the plaintiff there-
upon, for that the sheriff returned that he was not found in his
bailiwick and had nought whereby he might be distrained, shewing
that he is ready so to answer and stand to right in all things ; and
the said Roger and the others have mainperned in chancery under
a pain of 20*l.* to have him before the said justices at the day named.

May 23. Richard Pencombe is sent to the abbot and convent of Derleye,
Westminster. to have such maintenance for life in that abbey as John de Barton
deceased had at the king's command. By p.s. [30128.]

May 8. Hugh Ferroure is sent to the abbot and convent of Furneux, to
Westminster. have such maintenance for life in that abbey as Ellis de Grendon
deceased had by command of King Edward I. By p.s. [30113.]

Writing of Avice Pevere late the wife of William de Clopton, being
a general release to John Mohaut of Kyngeston and Isabel his wife,
John de Clopton one of the said William's executors and to the other

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Membrane 22d—cont.

executors of all actions, complaints and demands real and personal by reason of the said William's goods and chattels or otherwise. Dated Westminster, 3 June 48 Edward III.

Memorandum of acknowledgment, 3 June.

Writing of John de Yevele, being a quitclaim to Robert Bays vicar of Yevele and his successors of a tenement in Yevele situate in Quydamstret, whereof the said Robert is tenant in right of his vicarage. Dated 17 June 48 Edward III.

Memorandum of acknowledgment, 19 June.

June 20. William de Cosyngton knight to Randolph Pygot knight and
Westminster. Cuthbert Capoun. Recognisance for 80*l.*, to be levied, in default of payment, of his lands and chattels in Yorkshire.

Randolph Pygot knight and Cuthbert Capoun to William de Cosyngton knight. Recognisance for 80*l.*, to be levied etc. as above.

June 18. To the sheriff of Cornwall. Order to tell Ralph Sooz to be
Westminster. before the justices at Westminster in the octaves of Michaelmas to prosecute if he will his claim against John Raulyn, Richard Raulyn, John Tounne and Cicely his wife, replevying the said defendants meanwhile by mainprise of William Boys, Ralph Clerk of Trelegen, John Bonion of Cornwall and John Grymeston of the city of London; as the king has many times ordered the sheriff lawfully to replevy them, being by the said Ralph taken and kept it is said, unless taken by special order of the king or the chief justice, for manslaughter, the king's forest or some other cause wherefore by the custom of England they are not replevisable, or to shew cause wherefore he would not or might not execute the king's command at other times to him addressed, and the sheriff signified that he repaired to the said Ralph accordingly, who claimed the said defendants as his neifs and detained them with him, wherefore the sheriff might not replevy them, and petition is made to the king on their behalf for remedy thereupon; and the said William and the others have mainperned in chancery under a pain of 40*l.* to have the defendants before the said justices on the day named.

Indenture tripartite made between Nicholas son of Sir James de Audelee of Heyleye of the one part, Fulk Corbet son of Sir Robert Corbet of Morton of the second part and David Hannymere of the third part, being the defeasance of two bonds in 40*l.* severally made to the said Nicholas by the said Fulk and David, upon condition that they or some other for them shall at Monyton upon Wye before Michaelmas next cause the said Nicholas and Elizabeth his wife to have a writing indented containing the composition made between the ancestors of the earl of Pembroke and Sir William Martyn touching the castle and lordship of Newport in Kemmeys, all other charters of liberties and muniments (if any) in the keeping of Sir James de Audeleye which concern the same, and the charter whereby John Orchard, Roger Magot and Philip de Warwik chaplains were by the said Sir James enfeoffed of the premises, with the charter of re-enfeoffment thereof made to Sir James and Isabel his wife, if any of them may be found in the keeping of the said Sir James, and in case none be

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Membrane 22d—cont.

there found, that the said John Orchard or his heirs shall before Michaelmas next release the premises to the said Nicholas and Elizabeth and to the heirs of the said Nicholas for ever. Dated Westminster, 15 June 48 Edward III. *French.*

Memorandum of acknowledgment by the parties, 20 June.

Indenture made between Sir William de Monte Acuto earl of Salisbury and lord of the Isle of Man of the one part and Thomas Schorte of Cote chaplain and William Schorte his brother of the other part, being a manumission of the said Thomas and William Schorte with all their goods and chattels, so that they shall for the said earl be of free condition for ever. Dated London, 12 June 48 Edward III.

Memorandum of acknowledgment by the earl, 30 June.

MEMBRANE 21d.

Memorandum that on 7 June 48 Edward III John Aleyn the father, Sewal Deken, William Trotte and John Godard of Essex came into the chancery at Westminster, and for themselves and John Aleyn the son, being within age, gave an undertaking for their good behaviour toward the king and his ministers under a pain of 50 marks, to be levied of their lands and chattels to the king's use in case they or any of them should thereafter offend against the king or his ministers, and should be thereof convicted.

June 9. William Manchestre is sent to the abbot and convent of Meux Westminister. co. York, to have such maintenance for life as Robert de Etton deceased had there at the late king's command. By p.s. [30148.]

June 14. John Emmory of Hertyng and John Romyn of Idesworth to William Westminister. Tirwhit clerk and Henry Stachesden. Recognisance for 100 marks, to be levied, in default of payment, of their lands and chattels in Sussex.

Writing of Richard de Leycestre, being a quitclaim to Sir Richard Lescrope knight, his heirs and assigns, of the manor of Thornton Stuard. Dated London, 14 June 48 Edward III.

Memorandum of acknowledgment, 15 June.

June 10. To the sheriff of Kent. Order to summon the archbishops, bishops, Westminister. abbots, priors, dukes, earls, barons, knights and all freeholders of the county, four lawful men and the reeve of every town, twelve lawful burgesses of every borough, and all who ought and are used to come before the justices in eyre, to be at Canterbury on the morrow of St. Lawrence next before John de Cavendissh, William de Wychyngham, Roger de Kirketon, Thomas de Newenham and Robert Bealknap and other lieges whom the king shall send; to cause all pleas of the crown not pleaded or originating since the last eyre to come before them, all pleas and attachments thereto pertaining, all assizes and pleas put to the first assize with the writs thereof, so that they remain not for default of the sheriff or of his summons; to cause proclamation to be made that all assizes and pleas attamed and not ended, and all summoned before the justices at Westminster or York, in the last eyre for all pleas, or before the justices for taking assizes of novel disseisin or

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Membrane 21d—cont.

for gaol delivery, to be at Canterbury in the state wherein they remained by order of the king, the justices in eyre or of the Bench ; to summon those who have been sheriffs and coroners since the last eyre to be there with the writs of assizes and pleas received in their time to answer concerning their time as they ought to do ; to cause proclamation to be made that all claiming any liberties by charters of the king's predecessors or otherwise shall be there to shew what liberties they claim and by what warrant, and the sheriff in person with his bailiffs and ministers to certify touching these and other matters affecting the business ; also that all complainants as well concerning the king's bailiffs and ministers as the bailiffs and ministers of others and concerning other persons whatsoever shall come there and shew their complaints, in order to receive amends according to the law and custom of the realm, the king's ordinance, the statutes and the articles delivered to his said lieges, and as they shall notify the sheriff on the king's behalf ; and to bring the summoners, and this writ. By K.

Not sent to the exchequer among the estreats, because they made fine to have remission of the session of the eyre, which fine is sent to the exchequer among the estreats in the Fine Roll.

Aug. 1. To the sheriff of Kent. Order to cause proclamation to be made
Westminster. that no man need repair to Canterbury on the morrow of St. Lawrence next by reason of the proclamation of an eyre by the sheriff made at the king's command, but the king will hold all and singular of them excused, although lately by writ he ordered the sheriff to cause the archbishops etc. (*as above*) to be summoned there on that day before John de Cavendissh, William de Wychyngham, Roger de Kirketon, Thomas de Newenham and Robert Bealknap and others by the king appointed justices in eyre for common pleas and pleas of the crown in Kent, and to execute certain other things in that writ contained ; as by fine with him made by the true men and commons of Kent the king has this time pardoned them the session of the said justices in Kent during the present vacancy of the archbishopric of Canterbury by the death of William the last archbishop.

To John de Cavendissh, William de Wychyngham, Roger de Kirketon, Thomas de Newenham and Robert Bealknap. Order to stay altogether the execution of the king's late commission by letters patent appointing them justices in eyre for common pleas and pleas of the crown in Kent and to do certain other things in the said letters contained ; as by fine etc. (*as the last*).

July 24. To the sheriffs of London. Order, upon the petition of Elizabeth
Westminster. who was wife of William Daunvers, by mainprise of John Lang' of London, William Wychehurst, John Manytre and John Sutton of the county of Suthampton, to stay the exigents against her and the taking of her body, bringing this writ before the justices of the Bench the day the writ of exigents is returnable ; as her petition shews that Adam Fraunceys citizen and mercer of London is impleading her before the said justices to render him 20*l.*, that by writ *de judicio* she is put in exigents in the husting of London to be waived for that she came not before the said justices to answer thereupon, and that she is ready so to answer and stand to right in all things ; and the said John and

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Membrane 21d—cont.

the others have mainperned in chancery under a pain of 20*l.* to have her before the said justices at the day named.

Memorandum of a mainprise under a pain of 20*l.* made in the chancery at London 22 June this year by Thomas Bubbe burgess of Lenne for Robert atte Lathe burgess of Lenne, that he shall be ready to answer before the council touching the things that shall by the council be laid before him by reason of the taking of a tarit of Malogres lately taken off the coast of Brittany, and to do what shall by the council be adjudged; and hereupon the said Robert has licence to withdraw from the city of London.

Writing of Isabel daughter of Roger de Mussenden, being a quitclaim with warranty to John Bernes citizen of London, William Mulsho clerk, Edward de Cherdestok clerk, John de Freton clerk and Robert Brom of Warrewyk, their heirs and assigns, of the manor of Coleworth, one toft, three carucates of land, two mills in the town of Coleworth, and all other her lands etc. in that town. Dated 16 June 48 Edward III.

Memorandum of acknowledgment, 16 June.

Memorandum of a mainprise body for body made in the chancery at London 1 July this year by Guy de Briene knight and Philip de Courtenay knight for William Nottour master of a ship called '*la Trinite*' of Plymouth, that he shall be ready to answer before the council touching the things that shall by the council be laid before him by reason of the taking of a tarit of Malogres lately taken off the coast of Brittany, and to do what shall by the council be adjudged; and hereupon the said William has licence to withdraw from the city of London.

MEMBRANE 20d.

June 16. To the sheriff of York. Order by mainprise of John Ermyn clerk
Westminster. and John Ive of Lincolnshire to stay the taking of the body of William Eirmyn of North Wyllughby, although lately at the plaint of Robert de Wyllughby clerk, averring that the said William grievously threatened him in life and limbs, the king ordered the sheriff to cause the said William to come before him, and compel him to find mainpernors who, under a pain to be by the sheriff laid upon them for which the sheriff would answer, would mainpern him that he should not do or procure bodily hurt or harm to the said Robert, and if he should refuse, to commit him to the nearest gaol there to be kept in safe custody until he would willingly so do; as the said John and John, appearing in person in chancery, have mainperned under a pain of 20*l.* that no hurt or harm shall happen to the said Robert by the said William or by his procurement.

Charter of John Wroth the younger, William Newerk chaplain and Robert Peper, granting to John son of Andrew Aubrey citizen of London, Maud his wife and to the heirs of their bodies, with remainder for lack of such issue to the right heirs of the said John son of Andrew, all the lands, rents and services of the said John son of Andrew in the towns of Westhamme, Esthamme, Stratford and Berkyng co. Essex which Hugh de Badewe and John de Sutton knights of Essex, Simon Abbot chaplain, Richard Alford, Nicholas Laurence

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Membrane 20d—cont.

and John de Someresham now deceased had jointly with them the said John Wroth, William and Robert by gift and feoffment of the said John son of Andrew, and after granted to the said John son of Andrew and Elizabeth his wife (now deceased) for their lives with reversion to the said feoffees and to their heirs, and after by writing dated 2 May 47 Edward III, after the death of John de Someresham and the said Elizabeth, the said Hugh, John de Sutton, Simon, Richard and Nicholas made a quitclaim of the premises to the said John Wroth, William and Robert, and thereupon by writing dated 18 June in that year the said John son of Andrew made likewise a release and surrender to them of all his estate therein. Witnesses: Nicholas Clerk, Richard Bowwere, John Fyndegode, John Sewale, Adam Boclere. Dated Westhamme, Monday after the Conversion of St. Paul 48 Edward III.

Charter of John Wroth the younger, William Newerk chaplain and Robert Peper, granting to John son of Andrew Aubrey citizen of London, Maud his wife and to the heirs of their bodies, with remainder for lack of such issue to the right heirs of the said John son of Andrew, all the lands, rents and services of free men and neifs and all that goes with them in the towns and hamlets of Shenlee, Rugge, Parksokne, Mymmes and Watford cos. Hertford and Middlesex that were of the said John son of Andrew, which Hugh de Badewe and John de Sutton knights of Essex, Simon Abbot chaplain, Richard Alford, Nicholas Laurence and John de Someresham now deceased had jointly with them the said John Wroth, William and Robert by gift and feoffment of the said John son of Andrew, and by writing dated 2 May 47 Edward III, after the death of John de Someresham, the said Hugh, John de Sutton, Simon, Richard and Nicholas made a release of the premises to the said John Wroth, William and Robert. Witnesses: John Magot, John Somery, William Warner, Nicholas Laurence, Walter Clerk. Dated Shenlee, the last day of February 48 Edward III.

Memorandum of acknowledgment of the foregoing charters in the chancery at Westminster, 22 June.

Writing of Robert Maunsel citizen and mercer of London, being a release to John Gurnay knight of Somerset, John Freshford of Somerset and John de Badham of Gloucestershire of all action and suit for 400*l.*, and of the execution of a joint and several recognisance for that sum made 12 March in the 38th year of the reign by the said John de Gurnay, John de Freshford and John de Badham before John Pyel then mayor of the staple of Westminster deputed to take recognisances of debt therein to him the said Robert and John Dovy citizens and mercers of London, which ought to have been paid at Midsummer then next, as after the said John de Gurnay for himself and his fellows made full payment to the said John Dovy; and release of all personal actions, suits, demands and executions to this date. Witnesses: Walter Perlee, Fulk Corbet, John Prestecote, John Hulle, John Kentcombe, Thomas Tille. Dated 21 June 48 Edward III.

Memorandum of acknowledgment, 23 June.

Writing of John Ecm of Compton co. Surrey, being a quitclaim with warranty to John Bernes citizen of London, William Mulsho clerk, Edward Cherdestok clerk, John de Freton clerk and Robert Brom of

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Membrane 20d—cont.

Warrewyk, their heirs and assigns, of a fourth part of the manor of Shirbourne co. Oxford and all other lands, meadows, woods, feedings, pastures, rents and services in the said town. Dated Westminster, 27 June 48 Edward III.

Memorandum of acknowledgment, 27 June.

Writing of Katherine Breouse daughter of Thomas de Norwicz, being a quitclaim with warranty to John Bacoun of Brom, his heirs and assigns, of the manor of Kymberle which was of Sir Roger de Norwicz knight her uncle, and whereof the said John is seised by her gift and feoffment. Dated the feast of Trinity 48 Edward III.

Memorandum of acknowledgment, 28 June.

Charter of John de Sonnyngghull, giving with warranty to William de Brantyngham, his heirs and assigns, a yearly rent of 20*l.*, to be taken at Easter and Michaelmas by even portions of the said John's manor of Sonnyngghull co. Berkes into whose hands soever it shall hereafter come. Witnesses: John Butterwyk, Robert Gye, Roger Sudbery, William Brence, Richard de Hayton, Robert de Hertle, Nicholas Bernard. Dated Westminster, Monday after the Translation of St. Thomas 48 Edward III.

Memorandum of acknowledgment, 10 July.

July 6. To the sheriff of Lincoln. Order by mainprise of John de Sadyngton, Westminster. Thomas Duffeld clerk, Robert de Garton clerk and Nicholas de Grenham clerk to stay altogether the taking of the body of Simon de Messyngham, and if taken and imprisoned to set him free, although lately at the plaint of Gilbert de Kyme of Lincoln 'lyster,' averring that the said Simon threatened him grievously in life and limbs, the king ordered the sheriff to cause the said Simon to come before him, and compel him to find mainpernors that he would do or procure no hurt or harm to the said Gilbert, and if he should refuse, to commit him to the nearest gaol there to abide until he would willingly so do; as the said John and the others, appearing in person in chancery, have mainperned for the said Simon under a pain of 20 marks that no hurt or harm shall happen to the said Gilbert by him or by his procurement.

July 6. To Nicholas Steueley (*sic*) and his fellows, justices appointed to pre- Westminster. serve the peace in Huntingdonshire. Order by mainprise of Walter vicar of Guniestre of Huntingdonshire and William Abindon of London 'groser' to stay the execution of the king's late writ ordering the said justices to cause John de Weston of Guniestre to come before them, and compel him to find mainpernors who, under a pain to be by the justices laid upon them, would mainpern him that he would by himself or his procurement do no hurt or harm to William Longe of Guniestre, and if he should refuse, to commit him to the nearest gaol there to be kept in safe custody until he would willingly so do; as that order was made at the suit of the said William Longe, averring that the said John grievously threatened him in life and limbs; but the said vicar and William Abindon, appearing in person in chancery, have mainperned for the said John under a pain of 20*l.* to be levied to the king's use in case he shall by himself or by his procurement cause hurt or harm to the said William Longe.

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Membrane 20d—cont.

July 12. William de Elynton to Hugh de Whitacre. Recognisance for 21l., Westminster. to be levied, in default of payment, of his lands and chattels in Northamptonshire.

MEMBRANE 19d.

Charter of John Husee, son and heir of John Husee lately deceased, giving with warranty to Hugh le Cran citizen of Winchester, John Holewale, John Kyng and Walter Brouk chaplains, their heirs and assigns, two thirds of his manor of Berton Sacy co. Suthampton, with the advowson of the church, a water mill and the suit thereto of free tenants and neifs within the said manor, and whatsoever he had by inheritance or might otherwise have there, also the third part of the said manor now held by Thomas de la Ryvere and Isabel his wife in name of her dower with reversion after her death to him the said John son of John and to his heirs, to remain to the said Hugh and the others, their heirs and assigns, and all appurtenances of the said two thirds as in messuages, demesnes, homages, customs, rents, services of free and villein tenants, villenages, villeins and all that goes with them and their chattels, wards, marriages, reliefs, escheats, fairs, markets and all things thereto pertaining, the hundred and whatsoever pertains and ought to pertain thereto, the woods, meadows, feedings, pastures, rivers, fisheries, fishponds, ponds, mills, ways, paths, moors, heaths etc. and the liberties and easements as well within the town of Berton Sacy as without. Witnesses: Hugh Camoys, Philip de Popham knights, Walter Haywode, Peter de Bruges, William Hoghton, John Fauconer, Edmund Spireok. Dated Winchester, Monday after St. Philip and St. James 48 Edward III.

Writing of John Husee, son and heir of John Husee lately deceased, being a quitclaim with warranty to Hugh le Cran citizen of Winchester, John Holewale, John Kyng and Walter Brouk chaplains, their heirs and assigns, of the whole manor of Berton Sacy co. Suthampton with the advowson of the church, the water mill and the suit thereto of free tenants and neifs within the manor, and whatsoever he has by inheritance or may otherwise have there as in messuages etc. (*as above*). Witnesses (*as the last*). Dated Winchester, Friday the eve of Midsummer 48 Edward III.

Memorandum of acknowledgment of the foregoing charter and writing, 30 June.

July 4. Lawrence son of Robert Hawebek to Guy de Rouelif, Thomas de Westminster. Katerton, Hugh de Westwyk and Hugh de Midilton. Recognisance, for 100l. payable by instalments; to be levied, in default of payment of his lands and chattels in Leicestershire.

Charter of John de Burgherssh knight, giving to the king and his heirs all his park of Worldham co. Suthampton by the king's forest of Wolmere as fully as in times past the same was enclosed with hedges and ditches. Witnesses: Edward de Sancto Johanne knight, Ralph de Norton knight, Hugh de Camoys knight, Bernard Brocas knight, William Purchas, Stephen Welwyk, John Dene, Henry Holte. Dated Worldham, Tuesday the feast of St. Simon and St. Jude 45 Edward III.

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Membrane 19d—cont.

Writing of John de Burgherssh knight, being a letter of attorney appointing Thomas Chaumberlayn to deliver to the king seisin of Worldham park co. Suthampton by Wolmere forest, according to the said John's charter. Dated (*as the last*).

Memorandum of acknowledgment of the foregoing charter and writing, 8 July this year.

July 8. Bartholomew Blaket of Oxfordshire to John Bryan citizen and
Westminster. fishmonger of London. Recognisance for 40*l.*, to be levied, in default of payment, of his lands and chattels in Oxfordshire.

Writing of John son of Robert Cauntelow of Hodynton co. Wiltesir, granting to Robert his brother son of the said Robert for life one chamber within his manor of Hedynton with a chimney and latrine, and free ingress and egress thereto, namely that called 'Kuteshous' on the south side of the hall; also three loads of wood for fuel to be taken yearly of the said John's woods within the manor, and the said John and his heirs shall be bound between Easter and Michaelmas at their own cost to carry the same to the said chamber or to whatever other place the said Robert shall appoint where he shall have his abode within one league in circuit of the capital messuage of the said manor; also a yearly rent of 10 marks payable of the said manor at Michaelmas, Christmas, Easter and Midsummer by even portions, and three ells of cloth yearly at the feast of St. Andrew for one tunic and hood of the said John's own suit, with power to distrain for arrears in the said manor, and covenant that he the said John shall be bound to maintain and repair the said chamber during the said Robert's life. Dated Hedynton, Monday after Midsummer, 48 Edward III.

Memorandum of acknowledgment, 8 July.

July 3 To the abbot and convent of Welhowe. Order to grant John de
Westminster. Waltham the king's clerk dwelling in the chancery such a pension of that house as shall befit the givers and should bind the receiver to them, making him thereupon letters patent under the chapter seal, and writing again to the king without delay what they will do; as the said abbot by reason of his new creation is bound in such a pension to one of the king's clerks at the king's nomination until provision be by the abbot made him of a benefice, and the king has nominated the said John whose advancement he has at heart. By p.s. [30167.]

Writing of Robert de Swyllyngton knight, being a surrender to Sir Richard Lescrope of the manor and advowson of Epurston co. Notyngham, which the said Robert holds for life by lease of the said Richard, rendering yearly for the first 24 years 20*l.*, and afterwards 100*l.* at Martinmas and Whitsuntide by even portions, with reversion to the said Richard and his heirs. Dated London, Saturday after the Translation of St. Thomas 48 Edward III. *French.*

Memorandum of acknowledgment, 11 July.

MEMBRANE 18d.

June 14. To the abbot and convent of Whiteby. Order to grant Alexander
Westminster. Doly the king's clerk such a pension of that house as shall befit the

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Membrane 18d - cont.

givers and should bind the receiver to them, making him thereupon letters patent under the chapter seal, and writing again to the king without delay what they will do ; as the said abbot by reason of his new creation is bound in such a pension to one of the king's clerks at the king's nomination until provision be by the abbot made him of a benefice, and the king has nominated the said Alexander, whose advancement he has at heart. By p.s. [30155.]

Writing of William Schorte of Cote, being a quitclaim to Sir William de Monte Acuto earl of Salisbury and lord of the Isle of Man, his heirs and assigns, of all the lands, rents and services which the said earl has of the gift and feoffment of the said William Schorte in Langeport co. Somerset. Witnesses: William Bonville knight, Walter Guphay, Walter Wytecombe, John Tomere, Richard Horn. Dated Langeport, 20 June 48 Edward III.

Charter of William Schorte of Cote, giving to Sir William de Monteacuto earl of Salisbury and lord of the Isle of Man, his heirs and assigns, all his lands, rents and services in Langeport co. Somerset. Witnesses (*as the last*). Dated Langeport, 18 June 48 Edward III.

Memorandum of acknowledgment of the foregoing charter and writing, 30 June.

July 2. Simon Chedmenden of Smerdenne to John Peuesy clerk. Recognis-
Westminster. ance for 87l. 6s. 8d., to be levied, in default of payment, of his lands and chattels in Kent.

Writing of Thomas de Gerlethorp clerk, being a general release to Sir John de Bouland clerk, his men and servants, of all actions to this date. Dated Westminster, 4 July 48 Edward III.

Memorandum of acknowledgment, 4 July.

Writing of John de Bouland clerk, being a general release to Sir Thomas de Gerlethorp clerk, his men and servants, of all actions to this date. Dated Westminster, 4 July 48 Edward III.

Memorandum of acknowledgment, 4 July.

Charter of Andrew de Leeke, giving with warranty to John de Boys of Conysby, Roger de Boys knight his brother, William de Holme of Holme in Holderness, Alan de Raithby of Raithby, John Belle of Leeke and Edmund de Riggesby of Leeke, their heirs and assigns, his capital messuage and all lands, reversions, meadows, feedings, pastures, rents and services of free and bond tenants and all that goes with them which he has at this date in the towns of Leeke and Leverton, his windmill in Leeke and the advowson of Leverton church. Witnesses: John de Reccheford, Ralph de Reccheford knights, Lawrence de Leeke, Richard Clement of Leeke, Roger de Grymescroft, John Ellerede, Adam Belle of Leeke. Dated Leeke, Friday after *Corpus Christi* 48 Edward III.

Memorandum of acknowledgment, 7 July.

Charter of John de Burgherssh knight, giving with warranty to the king, his heirs and assigns, his manor of Estworldeham and all his lands, rents, reversions, fees, advowsons, services etc. in Estworldeham,

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Membrane 18d—cont.

Nuttele and Kyngesle co. Suthampton. Witnesses: John Knyvet, the chancellor, Richard Lescrope the treasurer, Nicholas de Carru keeper of the privy seal, Edward de Seint John, Bernard Brocas, Hugh Camoys, Ralph de Norton knights. Dated Estworldeham, 9 July 48 Edward III.

Writing of John de Burgherssh knight, being a letter of attorney appointing Thomas Chamberleyn of Hesshete to deliver to the king seisin of the whole manor of Estworldeham and lands etc. in Estworldeham, Nuttele and Kyngesle co. Suthampton according to the said John's charter. Dated (*as the last*).

Memorandum of acknowledgment of the foregoing charter and writing, 11 July.

Memorandum of a mainprise made 12 July by Walter Perlee, Walter Clopton of Dorset, Michael Skillyng and Richard Munk of Wiltesir, appearing in person in chancery, for John Leghe and John Wiche merchants of New Sarum, that they shall not hinder the Lumbards from gathering and buying wool in Wiltesir.

Indenture made between Hugh de Whitacre and William de Elynton, being the defeasance of a recognisance in chancery for 21*l.* made 12 July 48 Edward III by the said William to the said Hugh, upon condition that if the said Hugh die within six years after Midsummer day last, his executors shall until the end of that term hold a messuage, one carucate of land and 4*l.* 5*s.* 1*d.* of rent in Sulgrave co. Norhampton, now held for life by the said Hugh by fine levied in the king's court between him and the said William and Joan his wife, without being thrust out by the said William and Joan, the heirs of the said William, or by any other having a right therein, if it be not for waste or other cause tending to the disherison of the said William or his heirs, or that if so thrust out, the said William and Joan or the heirs of the said William shall within one month recompense them to the amount of the profit and rent from that time to the end of the said term. Dated 13 July the year aforesaid. *French.*

Memorandum of acknowledgment by the parties, 13 July.

July 20. To the sheriff of Hertford. Order, upon the petition of William Westminster. vicar of Newenham, by mainprise of John de Norwich of London and Henry Astewyk of Hertfordshire to stay the exigents against him and the taking of his body, bringing this writ before the justices of the Bench the day the writ of exigents is returnable; as his petition shews that John Clerk of Caldecote is impleading him before the said justices for an alleged trespass, that by the king's writ *de judicio* he is put in exigents in that county to be outlawed for that he came not before them to answer thereupon, and that he is ready so to answer and stand to right in all things; and the said John de Norwich and Henry have mainperned in chancery under a pain of 20*l.* to have him before the said justices on the day named.

MEMBRANE 17d.

Indenture of defeasance of a statute merchant in 2,000 marks payable at London on Christmas day next, made by Sir Gilbert Talbot

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Membrane 17d—cont.

lord of Irchenfeld and John de Kyngesfold to Sir Thomas de Felton knight before Adam de Bury mayor of London, upon condition that they or one of them, their heirs or executors, shall pay 1,000 marks to the said Thomas, his heirs or executors or to their attorneys, at London in the house of John de Stodey citizen of London in the parish of St. Martin in the Vintry, to wit 250 marks at Christmas next or within one month after, 250 marks at Easter following or within one month after, 250 marks at Midsummer following or within one month after, and 250 marks at Michaelmas following or within one month after, provided they shall not be bound to make such payment at any of those terms if they have not an acquittance for every payment, the said Thomas binding himself, his heirs and executors, to surrender the said statute merchant when payment shall be fully made. Dated London in the house of the said John Stodey, 15 (*sic*) July 48 Edward III. *French.*

Memorandum of acknowledgment by Thomas de Felton, 14 (*sic*) July.

July 14. Stephen Coughtele parson of Little Sandale to William 'in the
Westminster. Lane' parson of Wykham and John West of Ayot Laurence co. Hertford. Recognisance for 40*l.*, to be levied, in default of payment of his lands and chattels and ecclesiastical goods in Yorkshire.

Cancelled on payment.

Charter of Adam Bierdene parson of St. Mary atte Hulle London, giving to Sir John Devorose knight, his heirs and assigns, all his lands, meadows, feedings, pastures, rents, customs and the services of all his tenants free and neif, his neifs and all that goes with them in Esyngden and Bishops Hatfeld co. Hertford, and granting to the said Sir John, his heirs and assigns, the remainder of all the lands of Enefeld, the manor of Oxeye by Watford, and the manor of Horton co. Bokyngham now held of John de Luda for life by Amice de Luda his mother with reversion to her said son and to his heirs, all which premises the said Adam had by gift and feoffment of John fitz Nichol. Witnesses: John Lodeford, Thomas Maldon, John Soke, Richard atte Hulle, Roger Modysprot, Henry Leg', John atte Barre. Dated Bishops Hatfeld, 10 July 48 Edward III.

Memorandum of acknowledgment, 16 July.

Writing of John de Luda, being a quitclaim with warranty to Sir John Deverose knight, his heirs and assigns, of all right in the lands, meadows, feedings, pastures, rents, customs and services of tenants free and neif, the neifs and all that goes with them in Esynden and Bishops Hatfeld co. Hertford which were late of John fitz Nichol, and in the lands in Enefeld, the manor of Oxeye by Watford and the manor of Horton co. Bukyngham which Amice de Luda his mother holds for life with reversion to him the said John de Luda and to his heirs. Witnesses (*as the last*). Dated Bishops Hatfeld, 11 July 48 Edward III.

Memorandum of acknowledgment, 16 July.

July 14. To the sheriffs of London. Order by mainprise of Richard Salle
Westminster. of London, Thomas Boteleston of London, John Pounfreyt of London and John Clerk of London to stay altogether the taking of the body of

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Membrane 17d—cont.

Thomas de Wardelee until the octaves of Michaelmas next, sending the said mainpernors' names to the justices at Westminster, also this writ; as by divers writs *de judicio* the king ordered the sheriffs to take Thomas de Wardelee so as to have him before the said justices on that day to answer Robert de Lenne concerning divers alleged trespasses; and the defendant has prayed the king for a stay, as he is ready so to answer and stand to right in all things; and the said Richard and the others, appearing in person in chancery, have mainperned for him under a pain of 40*l.* to have him before the said justices at the day named.

July 10. To the guardians of the peace in Somerset and every of them. Order
Westminster. by mainprise of Richard Martyn clerk, William de Clyfton clerk, Adam Whyther and Thomas de Wynterton clerk to stay altogether the further execution of the king's late writ ordering the said guardians to cause John Doget to come before them, and compel him to find mainpernors that he should do no hurt or harm to the prior of Montacute, and if he should refuse, to commit him to the nearest gaol there to be kept in safe custody until he would willingly so do, and if taken and imprisoned for that cause and for none other, order to set him free; as that writ was issued at the suit of the said prior, averring that the said John grievously threatened him; but the said Richard and the others, appearing in person in chancery, have mainperned under a pain of 40 marks that no hurt or harm shall happen to the said prior by the said John or by his procurement.

To William de Latimer keeper of the king's forest beyond Trent, or to his representative in the forest of Ingelwode. Order, if John de Regill vicar of Crosby Ravensworth, who is taken and imprisoned in Carleol prison for an alleged trespass of venison in the said forest for which he is indicted, shall find twelve true men of that bailiwick who will mainpern to have him before the justices for pleas of the forest in Cumberland at their next coming thither to stand to right thereupon, to deliver him in bail to those twelve men, if replevisable according to the assize of the forest, bringing before the said justices the names of those men, also this writ.

July 16. To the sheriff of Derby. Order, upon the petition of William de
Westminster. Ketilby chaplain, by mainprise of William de Duffeld, Geoffrey de Chaddesden, John de Aldewerk and John de Coventre of Derbyshire to stay the exigents against him and the taking of his body, bringing this writ before the justices of the Bench the day the writ of exigents is returnable; as his petition shews that the prior of the order of friars of Mount Carmel Notyngham is impleading him before the said justices to render up a certain cup price 100*s.*, that by writ *de judicio* he is put in exigents in that county to be outlawed for that he came not before the said justices to answer thereupon, and that he is ready so to answer and stand to right in all things; and the said William de Duffeld and the others have mainperned in chancery under a pain of 20*l.* to have him before the said justices at the day named.

July 25. To the abbess and convent of Wilton. Order to grant John de
Moor End. Wendlyngburgh the king's clerk such a yearly pension of that house

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Membrane 17d—cont.

as shall befit the givers and should bind the receiver to them, making him letters patent thereupon under the chapter seal, and writing again to the king without delay what they will do ; as the abbess by reason of her new creation is bound in such a pension to one of the king's clerks at the king's nomination, and the king has nominated the said John, whose advancement he has at heart.

By p.s.

MEMBRANE 16d.

Writing of Gilbert Talbot lord of Irchenfeld, being a grant with warranty to John de Kyngesfold and his heirs of the remainder of the manors of Donynton co. Bukingham, Melton co. Kent and Ixenyng co. Suffolk, now held in dower of the said Gilbert's heritage by Mary who was wife of Aymer de Valence late earl of Penbroke with reversion to the said Gilbert and to his heirs. Witnesses : John Laundeles, Nicholas Wike, John Aure. Dated London, 13 July 48 Edward III.

Writing of Gilbert Talbot knight lord of Irchenfeld, being a grant to John de Kyngesfold, his heirs and assigns, of a yearly rent of 40*l.*, to be taken at Michaelmas and Easter by even portions of the said Gilbert's manor of Eccleswall and all other his lands in Herefordshire and the march of Wales, with power to distrain for arrears ; and he has delivered to the said John 12*d.* in name of seisin. Dated London, 13 July 48 Edward III.

Writing of Gilbert Talbot lord of Irchenfeld, being a quitclaim with warranty to John de Kyngesfold and his heirs of the manor of Policote co. Bukingham. Witnesses : John Laundeles, Nicholas Wyke, John Aure. Dated London, 13 July 48 Edward III.

Memorandum of acknowledgment of the foregoing writings, 14 July.

Indenture made between Sir Gilbert Talbot lord of Irchenfeld and John de Kyngesfold, being the defeasance of a grant by the said Gilbert made to the said John and his heirs of the reversion of the manors of Donynton co. Bukingham, Melton co. Kent and Ixenyng co. Suffolk, now held in dower by Mary who was wife of Sir Aymer de Valence late earl of Pembroke of the said Gilbert's heritage, of a quitclaim by the said Gilbert made to the said John of the manor of Pelicote co. Bukingham, and of a third grant by the said Gilbert made to the said John and his heirs of a yearly rent of 40*l.* to be taken of the manor of Eccleswall and all the said Gilbert's lands in Herefordshire and the march of Wales, upon condition that the said Gilbert, his heirs, executors or others for them pay or cause to be paid to Sir Thomas de Felton, his heirs or executors, 1,000 marks at Christmas, Easter, Midsummer and Michaelmas by even portions, or within a month of those terms, for security whereof they the said Gilbert and John are bound to the said Thomas by statute merchant in 2,000 marks ; covenant by the said John, binding himself, his heirs and executors, to the said Gilbert in the amount of the mesne profits and issues of the aforesaid manors in case the said countess shall die before the said terms of payment, and no default be made therein by the said Gilbert, his heirs or executors. Dated London, 13 July 48 Edward III.

French.

Memorandum of acknowledgment by the parties, 14 July.

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Membrane 16d—cont.

Charter of Elizabeth who was wife of Roger Colryth, in her widowhood, giving with warranty during her life to John Quenyld and William Seward and to their assigns her manor of Colryth with all lands, rents and services, woods, meadows, feedings, pastures, wards, marriages, reliefs, escheats, commodities and easements thereto belonging in the town of Bentele in Suthampton. Witnesses: Thomas Byflete, John atte Burwe, Nicholas Huse, Thomas Cantelsangre, Thomas de Welee. Dated the town of Bentele aforesaid, Saturday before St. George 47 Edward III.

Writing of Elizabeth who was wife of Roger Colryth, in her widowhood, being a letter of attorney appointing Nicholas Husee to deliver to John Quenyld and William Seward seisin of the whole manor of Colryth as in lands, rents etc. according to her charter to them made. Dated the town of Bentele co. Suthampton, Saturday before St. George 47 Edward III.

Memorandum of acknowledgment of the foregoing charter and writing, 14 July this year.

Charter of John fitz Nicholl, giving to Sir Adam de Bierden rector of St. Mary atte Hill London, Henry Englissh and Master Adam Englissh, their heirs and assigns, all his lands, rents, customs and services of all his tenants free and neif, his neifs and all that goes with them, with meadows, feedings, pastures etc. in Esenden and Bishops Hatfeld co. Hertford, and granting to them the reversion of all the lands in Enefeld, of the manor of Oxeye by Watford, and the manor of Horton co. Bokyngham now held of John de Luda by Amice de Luda his mother for her life with reversion to her said son and to his heirs. Witnesses: Simon de Mordon, John Pyell, John Wroth, William Kyngeston, Nicholas Exton, John atte Barre, John Asshwell, John Phillipot. Dated London, Michaelmas day 46 Edward III.

Writing of John fitz Nichole, being a quitclaim to Sir John Deverose knight, his heirs and assigns, of all the lands, meadows, feedings, pastures, rents, customs and services of tenants free and neif, the neifs and all that goes with them etc. in Esyngdon and Bishops Hatfeld co. Hertford, and of all the lands in Enefeld, the manor of Oxeye by Watford, and the manor of Horton co. Bukyngham now held of John de Luda for life by Amice de Luda his mother with reversion to her said son and to his heirs. Dated Bishops Hatfeld, 12 July 48 Edward III.

Memorandum of acknowledgment of the foregoing charter and writing, 16 July this year.

July 27. To the sheriff of Stafford. Order by mainprise of Nicholas Westminster. Tremenel of Warwickshire, William Wightman, Thomas de Bokyngham and Hugh Sulgrave of Norhamptonshire, to stay the exigents against Roger Colet, John [Bayton], Robert Atkynnes and William Brekesheld and the taking of their bodies, bringing this writ before the king the day the writ of exigents is returnable; as Roger le Straunge impleaded John Burnell, Roger Colet, John Bayton, Robert Atkynnes and William Brekesheld before the king for an alleged trespass, and the said Roger Colet, John, Robert and William are put in exigents in that county to be outlawed for that they came not there to answer him,

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Membrane 16d—cont.

and petition is made to the king to stay the exigents against them ; and the said Nicholas and the others have mainperned in chancery to have the said Roger Colet, John, Robert and William before the king on the day named.

The like writ to the same sheriff in favour of William Gybboun, William Sprot chaplain and Roger de Arderne.

MEMBRANE 15d.

Aug. 12. To John de Hermesthorp the king's clerk, warden of the hospital
Westminster. of St. Katherine by the Tower of London. Request to admit Joan Venour to the said hospital, ministering to her such maintenance as one sister thereof receives, and writing again to the king without delay what he will do at this request ; as the king has learned that Alice de Northtoft one of the said sisters is dead, and he has thought fit to send thither the said Joan, willing to make provision for her maintenance.

To the sheriff of Norffolk. Order by mainprise of John Weston and Hervey Rokhawe of London 'goldsmyth' to stay the further execution of the king's late writ ordering him to attach Peter Durant so as to have him before the justices at Westminster in the quinzaine of Michaelmas to answer as well the king as Henry Edward wherefore he withdrew from the said Henry's service before the term agreed contrary to the ordinance, and order to bring this writ before the said justices on that day ; as on the said Peter's behalf petition is now made to the king for a stay, seeing that he is ready to stand to right in all things and to answer the king and the said Henry ; and the said John and Hervey, appearing in person in chancery, have mainperned under a pain of 20*l.* to have him before the said justices at the day named.

To the sheriff of Suffolk. Like order, *mutatis mutandis*, in favour of Thomas de Grymesby parson of Melford by mainprise of William Chaloner of London and John Coteler of Melford ; as lately by writ *de judicio* the king ordered the sheriff to take the said parson so as to have his body before the justices at Westminster at a set day in that writ contained to answer Henry bishop of Norwich concerning the alleged debt and detinue of 20*l.* ; and on the said parson's behalf etc. (as above).

Indenture made between Dame Margaret who was wife of Sir Hugh fitz Simond and Richard Lyons citizen of London, being a lease during her life to the said Richard, his heirs and assigns, of her manor in Lyston co. Essex called the 'Nethermaner,' the advowson of the church excepted, rendering yearly in the said town of Lyston 16*l.* to the said Margaret or her assigns at Christmas, Easter, Midsummer and Michaelmas by even portions, power being reserved to distrain for arrears in all the said Richard's lands in that town ; covenants that the lessees shall maintain a grange now being upon the manor, and shall not cut or fall trees growing within or upon the ditches surrounding the same, that if the rent be fifteen days in arrear after any term, or if the lessee shall infringe any of these covenants, it shall be lawful for the said Margaret without gainsaying to enter

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Membrane 15d—cont.

again and hold the whole manor in her former estate with all goods and chattels thereupon found, and for defeasance of a bond in 100*l.* to her made by the lessee, upon condition that he, his heirs or assigns, shall pay the said rent and perform the covenants aforesaid. Dated London, 6 August 48 Edward III. *French.*

Memorandum of acknowledgment by the said Margaret at Canterbury, 11 August, before the abbot of St. Augustine Canterbury by virtue of the king's writ of *dedimus potestatem*; and by the said Richard in the chancery at Westminster, 16 August.

———— Gabriel Fogatus merchant of Plesancia in Lumbardy in chancery
 ———— appoints Lewis Andreu of Florence his attorney to sue for and receive his goods lately taken at le Rye in a certain tarit of Genoa (*Janua*), Manuel Vento of Genoa owner (*patronus*).

Aug. 4. To the sheriffs of London. Order by mainprise of Nicholas Bursy
 Westminster. and Robert Camel of Devon to stay the taking of the body of Walter Boys of Exeter, and to set him free from prison if attached, bringing this writ before the king, although lately by writ the king ordered the sheriff to attach the said Walter so as to have him before the king in the octaves of Michaelmas next to answer Henry Tamworth upon an appeal of mayhem and breach of the peace; as the said Nicholas and Robert have mainperned in chancery under a pain of 20*l.* to have him before the king at that day.

July 26. To the sheriff of Wiltesir. Order by mainprise of Master John
 Westminster. Wyclyf of Leycestershire and Ralph Strode of London to stay the further execution of the king's late writ ordering him to take Richard Beneger parson of Donyngton and imprison him until he should find [security] not to depart over sea nor send thither in order to do aught to the prejudice of the king or crown or of the realm, and if the said Richard be taken, order to set him free; as the said John and Ralph have mainperned in chancery that he shall not prosecute or attempt aught, or cause aught to be prosecuted or attempted over sea which may tend to the prejudice of the king or crown or of the laws of England.

Aug. 25. William Wakeleyn of Norhamptonshire to Thomas West and Robert
 Westminster. de Heyworth clerks. Recognisance for 20 marks, to be levied, in default of payment, of his lands and chattels in Norhamptonshire.

Writing of Thomas West and Robert de Heyworth clerks, being a bond to William Wakeleyn of Norhamptonshire in 10 marks payable at the Purification next in the church of St. Dunstan by 'Temple barre' London. Dated London, Thursday the feast of St. Bartholomew 48 Edward III.

Memorandum of acknowledgment, 24 August.

Aug. 18. To Thomas de Ingelby, Roger de Kirketon, Walter Pedwardyn,
 Westminster. Richard Hobdene and John de Repynghale. Order to stay until the octaves of Michaelmas next the further execution of divers the king's late commissions appointing them, four, three and two of them, of whom the said Thomas or Roger should be one, justices to make inquisition by true men of Lincolnshire what evildoers and disturbers

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Membrane 15d—cont.

of the peace together with Thomas de Meaux of Billyngeye, William Beket and John Pole of Billyngeye committed divers assaults upon the prior of Cattele, brother Thomas Pedwardyn and John Digby canons his fellows at Billyngeye, beating, wounding and evil entreating them so that their lives were despaired of, and other trespasses, and appointing them to hear and determine those trespasses according to the law and custom of England, and if by reason of the premises they have begun any process against the said Thomas de Meaux, William and John Pole or others, order to cause the same to be continued until the octaves aforesaid; as the king is informed that the parties have promised and agreed to stand to the award and judgment of the earl of Angos.

Writing of Richard de Exton, being a quitclaim with warranty to Nicholas de Exton his brother, his heirs and assigns, of all the estate, right or title of the said Richard in the lands, rents and services in Middlesex sometime of John de Padebury, and in the lands and tenements in the parish of St. Andrew Holbourne in a street called Faitourlane sometime of John de Thameworth. Witnesses: John Boterwyk, Roger Leget, Roger Potyngton, Stephen Holbourne, William atte Marche. Dated Holbourne, 8 September 48 Edward III.

Memorandum of acknowledgment, 9 September.

Sept. 14. Robert de Dynelay and Richard his brother to Thomas de Dynelay.
Westminster. Joint and several recognisance for 425 marks, to be levied, in default of payment, of their lands and chattels in Yorkshire.
Cancelled on payment.

MEMBRANE 14d.

Aug. 12. To the sheriffs of London. Order by mainprise of Robert Watlyng-
Westminster. ton of Oxfordshire, Robert Joce of London 'vyntere,' William atte Gate of London and William Cornhulle of London 'vyntere' of the city of London, to stay the further execution of a writ of exigents against John son of Thomas Pynnere, bringing this writ before the justices at Westminster in the quinzaine of Michaelmas; as lately by writ *de judicio* the king ordered the sheriffs to put the said John in exigents from husting to husting until outlawed if he should not appear, and if he should appear to take him and keep him in safe custody so as to have his body before the said justices at that day to answer William Lynchelade citizen and mercer of London concerning the rendering of an account for the time that he was receiver of the said William's moneys; and the said John is ready so to answer and stand to right in all things, [praying] a stay; and the said Robert and the others have mainperned in chancery under a pain of 40*l.* to have him before the said justices at the day named.

Aug. 29. To the sheriff of Essex. Like order, *mutatis mutandis*, upon the
Westminster. petition of William Coke chaplain and Agnes Morys; as their petition shews that John Wayte clerk is impleading them before the king for an alleged trespass, that they are put in exigents in that county to be outlawed for that they came not before the king to answer thereupon, and that they are ready so to answer and stand to right

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Membrane 14d—cont.

[in] all things ; and Robert Chaumberleyn, Richard Barfot, William Hunt and John Hubert of Essex, appearing in person in chancery, have mainperned under a pain of 20*l.* etc.

Sept. 1. To the sheriff of Suffolk. Order by mainprise of John Welleford
Westminster. citizen and goldsmith of London and John Dampport of London to stay the taking of the body of Richard Fouke of Cantebrigge, bringing this writ before the justices at Westminster in the octaves of St. Martin next ; as on his behalf petition is made to the king for a stay, shewing that lately by writ *de judicio* the king ordered the sheriff to take the said Richard and keep him in safe custody in prison so as to have his body before the said justices on that day to answer Henry de Lacford concerning an alleged debt of 40*l.*, and that he is ready so to answer and stand to right in all things ; and the said John and John, appearing in person in chancery, have mainperned under a pain of 40*l.* to have him before the said justices at the day named.

Writing of Ismania who was wife of William son of Edmund Nortoft, in her widowhood, being a quitclaim with warranty to Edmund Warner of Great Waltham and Joan his wife, the heirs and assigns of the said Edmund Warner, of all the lands, rents and services in the town of Great Waltham now held by them the said Edmund and Joan during the said Joan's life with reversion to the said Ismania being heir of Henry Porter, and which were lately of John Waleys father of the said Joan. Dated Waltham aforesaid, 20 August 48 Edward III.

Memorandum of acknowledgment in the chancery at London, 5 September.

Writing of Katherine de la Pole, being a quitclaim to Sir Edmund de Mortemer earl of la Marche and Ulvester and to Dame Philippa his wife of the manors of Mersshwodevale co. Dorsete and Brymesfeld co. Gloucestre to her the said Katherine granted by Lionel duke of Clarence, and all manner of rents, annuities and other charges whatsoever issuing therefrom. Witnesses : Sir John Lovell, Sir Robert de Aisshton, Sir John de Bromwych knights, Sir John de Bysshopeston, Sir William de Forde clerks. Dated London, Thursday after St. James the Apostle 48 Edward III. *French.*

Memorandum of acknowledgment at London, 7 September.

Aug. 20. To the guardian of the spirituality of the archbishopric of Canter-
Westminster. bury during the vacancy of the see. Request for his prayers, and the prayers of the clergy of that diocese, that God will direct the king by the way of his commands, and for the prosperity and peace of the realm, the princes, nobles and people thereof, hoping that such prayers among other works of piety will be of much profit in obtaining divine mercy.

[*Fœdera.*]

The like to the following bishops : [*the names left blank*].

[*Ibid.*]

Writing of John Bollok 'tapicer' citizen of London, being a quitclaim with warranty to William Bollok his brother, Giles de Kellesey 'tapicer' citizens of London, and Thomas Hermesthorp sometime parson of St. Mary Fenchurch London, their heirs and assigns, of all

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Membrane 14d—cont.

lands, rents and services in Hallyng, Cokeleston and Rochester co. Kent which they had of the said John's gift and feoffment. Witnesses : John Pere, Thomas atte Barnet, Richard Estbroke, John Pontfreit, Richard Dygon. Dated London, 30 July 48 Edward III.

Memorandum of acknowledgment in the chancery at Westminster, 11 September.

Writing of Thomas White of Rouchestre co. Kent, being a bond to Robert Dyngelee esquire and Richard Dyngelee his brother in 19*l.* 2*s.* of them received on loan, to be paid in London 26*s.* 8*d.* at Christmas next, 26*s.* 8*d.* at Christmas following, and so from year to year until the said sum be fully paid. Dated London, Thursday the Exaltation of Holy Cross 48 Edward III.

Memorandum of acknowledgment in the chancery at London, 14 September.

MEMBRANE 13d.

Charter of John Sepham of Shorham co. Kent, giving with warranty to William Newport citizen and fishmonger of London, his heirs and assigns, the said John's manor called Sepham in the parishes of Shorham and Otteford co. Kent, with rents, services, suits of court, reliefs, heriots, escheats, homages, wards, marriages, woods, ditches, waters, ways, lands, meadows, feedings, pastures etc. whatsoever thereto belonging. Dated Otteford, 4 May 48 Edward III. Witnesses : John Boklonde, William Okebourne, William Kerle, Richard Depedene, Robert Curtays, Hamon Tymberue.

Charter of John Sepham of Shorham co. Kent, giving with warranty to William Newport citizen and fishmonger of London, his heirs and assigns, the said John's manor called le Rye in the parish of Otteford co. Kent, with rents etc (*as above*). Date and witnesses (*as the last*).

Memorandum of acknowledgment of the foregoing charters in the chancery at Westminster, 18 October.

Charter indented of William Newport citizen and fishmonger of London, giving to John Sepham of Shorham the said William's manor of Sepham in the parishes of Shorham and Otteford, with rents etc. (*as above*), which manor he the said William lately had of the said John's gift, to hold to the said John, his heirs and assigns, under condition that the said John, his heirs or assigns, shall yearly pay to the said William, his heirs or assigns, in his manor of Evor in the parish of Kyngesdoun five quarters of wheat at All Saints, and five quarters of barley at the Purification, and shall pay and discharge the said William, his heirs and assigns, of 4 marks of yearly rent due to the heirs of Thomas Shenle at le Nokelte and issuing from the said William's manor of le Rye which he lately had of the said John's gift, and also of all rents, ploughing, reaping, carriage, lopping of wood, tossing, stacking and carriage of hay, suit of court, service in the office of reeve and bedel, and all other rents, services and charges to the archbishop of Canterbury belonging to his manor of Otteford because of the said manor of Rye and thereof due or arising, the king's tallage when it shall happen only excepted ; and if the said John, his heirs or assigns, shall therein fail, or if the said William, his heirs or assigns, shall be distrained for any rent or service of the said

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Membrane 13d—cont.

manor of Rye due or arising, and the said John, his heirs or assigns, shall not within eight days acquit them thereof contenting them fully of their damages, it shall be lawful for the said William and his heirs to enter again and hold the said manor of Sepham to them and their assigns without gainsaying. Dated Otteford, 10 May 48 Edward III. Witnesses (*as above*).

Memorandum of acknowledgment by the parties, 18 October.

Oct. 24. Gerard de Braybroke the elder knight to Richard de Tissynton Westminister. clerk. Recognisance for 20*l.*, to be levied, in default of payment, of his lands and chattels in Bukinghamshire.

Nicholas de Goushille knight to Anker Frechevyle of Staveley, Thomas de Staunton and William de Plomeley. Recognisance for 100 marks payable by instalments; to be levied etc. in Derbyshire.

Oct. 25. Henry de Briddale clerk to John de Sleford clerk and John de Westminister. Ayermyn clerk. Recognisance for 20*l.* payable by instalments; to be levied etc. of his lands and chattels and ecclesiastical goods in Bukinghamshire.

Walter de Cokesey knight to John son of John de Sutton of Lincoln. Recognisance for 426*l.* 18*s.* 4*d.*, to be levied etc. of his lands and chattels in Worcestershire.

Charter of Henry Apuldfefeld, giving to John Pays, his heirs and assigns, a yearly rent of 20*l.* to be taken at Michaelmas and Easter by even portions of all the said Henry's lands in Sturmouth, Estoure in Chilham and Oterplaye in Chellocc, with power to distrain for arrears; and the said John is put in seisin thereof by payment of 12*d.* in part of the first year. Dated Monday after St. Luke 48 Edward III.

Writing of Henry de Apuldfefeld, being the confirmation of a grant made by Thomas de Garwynton to John Pays, his heirs and assigns, during the life of Joan wife of the said Henry, of a yearly rent of 20 marks to be taken at All Saints and Easter of all the lands in Stourmouth which the said Thomas had of the said Henry's feoffment, with power to distrain for arrears. Dated Wednesday after All Saints 47 Edward III. *French*.

Memorandum of acknowledgment of the foregoing charter and writing, 25 October this year.

Oct. 25. Adam son of Robert de Hodershalle to John de Aldeleme. Westminister. Recognisance for 13 marks 8*s.*, to be levied, in default of payment, of his lands and chattels in Lancashire.

Charter of John Godfrey of Haveryll, giving to Sir John de Hilton clerk for life a yearly rent of 40*l.* to be taken at Easter and Michaelmas by even portions of all the said John Godfrey's lands in Haveryll, with power to distrain for arrears; and he has delivered to Sir John de Hilton 20*s.* in name of seisin. Dated London, Thursday before St. Simon and St. Jude 48 Edward III.

Memorandum of acknowledgment, 27 October.

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Membrane 13d—cont.

Oct. 16. To the treasurer and the barons of the exchequer. Order to stay
Westminster. until the quinzaine of Easter next their demand made by exchequer
summons upon Robert de Alyngton and Alice his wife, sometime
tenant of the manor of Sentlynge, for the issues of the said manor
or an account thereof; as a plea is yet pending without debate in
chancery between the king and the said Robert and Alice concerning
that manor.

Writing of John York of London, being a general release to Michael
de Ravendale clerk of all actions, complaints and demands by reason of
any covenant, contract, account, debt, trespass or other matter real
or personal. Dated the inn of the Converts, 'Chauncellerlane' in
the suburb of London, 20 October 48 Edward III.

Memorandum of acknowledgment, 4 November.

MEMBRANE 12d.

Sept. 5. To the sheriffs of London. Order to stay altogether the further
Westminster. execution of the king's late writ ordering the sheriffs to cause Peter
Shusulle and Giles Dygher 'Flemmyng' to come before them, and to
compel the said Peter and Giles to find mainpernors who, under a pain
to be by the sheriffs laid upon them, would mainpern the said Peter and
Giles that they should do or procure no hurt or harm to Richard Godard,
and if they have arrested the said Peter and Giles, order to set them
free without delay; as that order was made at the prayer of the said
Richard, averring that the said Peter and Giles threatened him in
life and limbs; but John de Wadworth and John Hermon 'foubour'
of the city of London have mainperned under a pain of 20 marks
that they shall not do or procure bodily hurt or harm to the said
Richard.

Sept. 5. To the sheriff of Salop. Order, upon the petition of Lewis Andrewe
Westminster. of Florence, by mainprise of Zanoby Martyn, John Saundre, William
Tethis and Leonard Beuchyn of London to stay the further publication
of the exigents against him and the taking of his body, bringing this
writ before the justices of the Bench; as his petition shews that
Richard Paunesbury of Wemme is impleading him before the said
justices for an alleged debt of 400*l.*, that by the king's writ *de judicio*
he is put in exigents in Salop to be outlawed for that he came not
before the said justices to answer, and that he is ready to answer and
stand to right in all things; and the said Zanoby and the others,
appearing in person in chancery, have mainperned under a pain of
400*l.* to have him before the said justices the day the writ *de judicio*
is returnable.

Sept. 6. To the sheriff of Hertford. Order by mainprise of Richard Serle
Westminster. and Thomas Tillebury of London to stay the publication of the exigents
against Stephen Maynard and John Sauny of Fynchele and the taking
of their bodies, bringing this writ before the king the day the writ of
exigents is returnable; as the said Stephen and John are put in
exigents in that county to be outlawed for that they had not William
Kirkeby before the king in his court at the day appointed, as they
mainperned to do; and now they have prayed the king for a stay, as
they are ready to content the king of that which pertains to him for
that mainprise and to stand to right in all things; and the

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Membrane 12d—cont.

said Richard and Thomas, appearing in person in chancery, have mainperned under a pain of 100s. to have the said Stephen and John before the king at the day mentioned to content him as aforesaid.

To the sheriff of Hertford. Like writ of *supersedeas* in favour of William de Burton of Cantebrigge, by mainprise of William Coche and William de Multon of London.

Sept. 18. To the sheriff of Wiltesir. Order by mainprise of John de Stokenbury and John Blokleye of the city of London to stay the exigents against John Ansty vicar of Crikkelade and the taking of his body, bringing this writ before the king; as John Treweman is impleading the said vicar before the king for an alleged trespass, and the defendant is put in exigents in that county to be outlawed for that he came not before the king to answer, as the king has learned, and has prayed the king for a stay as he is ready to answer and further to stand to right in that behalf; and the said John de Stokenbury and John Blokleye, appearing in person in chancery, have mainperned under a pain of 20*l.* to have his body before the king the day the exigents are returnable.

Writing of William fitz William of Wanebergh, being a quitclaim with warranty to William Marchaunt of Estbury, his heirs and assigns, of a toft called Papwellescroft, 20 acres of arable land and 5½ acres of meadow in 'Eforlong,' pasture for seven oxen in Northovere and for three plough horses in the Worth etc. in Estwanebergh, rendering yearly to the chief lord in time to come 5*s.* only as a contribution towards the rent due to the chief lord of the tenement late of John fitz William. Of the said arable land 2 acres lie together in the 'Balicroft' between land of the rectory and land of John le Houpere, 2 there together between land of Robert Palmere and land of John Ricardes, 2 acres together in the 'Cornmerssh' between land of John Maydekyn and land of John Reysoun, one half acre there between land of Thomas Litle and land of Ralph Jogul, one half acre in the 'Breche Overrudelake' between land of John Maydekyne and land of William Laneman, one acre there one head extending upon the 'Middelhegge' by land of the warden, one acre in the Northbreche between land of John Bakhous and land of William atte Whitebrigge, one acre there one head extending upon the Broke by land of the warden, 2 acres together one head extending upon Reysonsoles by land of Thomas Polton, one acre at 'Wyndmullepost' by land of William Laneman, one acre at Melkpanne by land of Robert Palmere, four butts making one acre in 'Litelcounge,' one acre called 'Gardbrodaker' by land of Robert Palmer, one acre at Langelinch by land of the said William Marchaunt, one acre at 'Coppedstret' by land of Thomas Polton, one acre lying athwart the 'Weteforw' by 'Presteslond' and one acre in 'Coppedstonesforlong' one head extending upon the 'Weteforwforlong.' For this release etc. William Marchaunt has given 33*l.* Witnesses: John Covyntree, Robert Palmere, Thomas Fox, John Maydekyne, Robert Perham, Robert Eton. Dated Wanebergh, 1 August 48 Edward III.

Memorandum of acknowledgment in the chancery at London, 6 October.

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Membrane 12d--cont.

Writing of John de Cosyngton, brother of Stephen de Cosyngton knight of Kent, being a quitclaim with warranty to Adam Fraunceys, William Halden, John Swetbon clerk, Richard Cros and John Pyel, their heirs and assigns, of the manor of Akrise in the parish of Akrise by Elham and the manor of Cosyngton in the parish of Aillesford and Boxlee co. Kent. Dated London. Tuesday before St. Edward the King 48 Edward III.

Memorandum of acknowledgment in the chancery at Westminster, 10 October.

Oct. 14. John Payn citizen and armourer of London to William de Burton Westminister. knight. Recognisance for 200 marks, to be levied, in default of payment, of his lands and chattels in the city of London.
Cancelled on payment.

Oct. 16. John Cordray clerk to Hugh de Gaudeby clerk. Recognisance for Westminister. 8 marks, to be levied etc. in Sussex.
Cancelled on payment.

Writing of John Worthe knight, being a quitclaim with warranty to Roger Dalynngregge, his heirs and assigns, of all lands, rents and services in Flecchyng, Maresfeld, Horstedekaynes and elsewhere in Sussex and Surrey which the said Roger lately had by grant and demise of the said John, and of a yearly rent of 5 marks which the said Roger used to pay him for the premises. Witnesses: John Seyntcler, Thomas Leukenore knights, Richard Manfe, Richard de Halle, William Mareschal, John Boyly, John atte Boure. Dated Flecchyng, Friday after St. Luke 48 Edward III.

Memorandum of acknowledgment, 20 October.

Oct. 18. To the sheriff of Norfolk. Order by mainprise of Robert Norwich Westminister. chaplain and Thomas Kirkelee of Norfolk to stay the taking a second time of security from Simon Gilbert parson of St. Margaret Westwyk in Norwich and Stephen parson of Bouthorp, although lately by writ the king ordered the sheriff to take of them security that they should not cross over to foreign parts nor attempt ought to the prejudice of the king or crown; as the said Robert and Thomas, appearing in person in chancery, have mainperned for them under a pain of 100*l.* that they shall not so do.

MEMBRANE 11d.

Sept. 14. To the mayor and sheriffs of London. Order to cause proclamation Westminister. to be made in the city and suburbs of London on the king's behalf forbidding any man under pain of forfeiture to inflict wrong, trouble, hurt, violence, hindrance or grievance in their persons or property upon any merchants or others of Portugal of whatsoever condition coming into the king's realm and power at their pleasure for traffic or other honest cause, there abiding and thence departing, but to entreat them peaceably as the king's friends and well wishers; as by advice of the council the king has made order that all merchants and others of Portugal may so come thither, there abide and thence depart to their own parts so often as shall seem good to them.

[*Fædera*, with erroneous reference to m. 10*d.*]

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Membrane 11d—cont.

The like to the following :

The mayor and bailiffs of Suthampton and three other towns, and of the city of Exeter.

The mayor and sheriff of Bristol.

The bailiffs of Briggewauter.

William Latymere constable of Dovorre castle and warden of the Cinque Ports or his lieutenant.

[*Ibid.*]

Writing of John duke of Brittany count of Montfort and earl of Richemont, being a receipt and acquittance to Sir Robert de Kanolles of 3,000 francs of gold upon his bond. Dated London, 3 October 1374, 48 Edward III. *French.*

Memorandum of acknowledgment, 11 October.

Writing of Richard de Bitherne vicar of Gestynghorp, being a quitclaim to Sir Philip Melrethe clerk of a yearly rent of 4 marks to be taken during the said vicar's life of the manor of Thele co. Hertford. Dated Gestynghorp, 1 September 48 Edward III.

Memorandum of acknowledgment at Gestynghorp 1 October, before Robert de Muskham clerk by virtue of the king's writ to him addressed, which is on the file for this year.

Oct. 18. John del Clay clerk, Nicholas de Massyngham, William Bateman,
Westminster. John Bisshop and Robert Sterne to Gerard de Braybroke the elder. Recognisance for 200*l.*, to be levied, in default of payment, of their lands and chattels in Norffolk.

Cancelled on payment.

Oct. 19. John de Nevylle lord of Raby knight to Robert de Knolles knight.
Westminster. Recognisance for 1,000 marks, to be levied etc. in Yorkshire.

Cancelled on payment.

Indenture made between Sir Walter de Cokesey knight and John son of John de Sutton of Lincoln, being the defeasance of a recognisance in 426*l.* 13*s.* 4*d.* to the said John made by the said Walter, upon condition that the said Walter and Isabel his wife shall before the octaves of St. Hilary next come before Sir Roger de Kirketon or another justice agreed upon by the parties in the counties of Wyrcestre or Warrewyk, and shall levy a fine, with warranty for them and the heirs of the said Isabel, of six messuages, four tofts, twelve bovates of land, 14 acres of meadow, 100 acres of wood and the rent of 1*lb.* pepper in Neubell, Langwath and Maidewell co. Lincoln to John de Sutton the father and his heirs according to the appointment of the said John the father or of his counsel, and in case they do not so, that they shall before the octaves of the Purification come before the justices of the Common Bench and levy a fine as aforesaid, or if the said Isabel die whereby such fine may not be levied, that the said Walter or some other in his name shall pay 213*l.* 6*s.* 8*d.* to the said John the father or to his executors at Lincoln on the Sunday after Easter next, so that the said John the father, his heirs or assigns, shall that same day demise again the premises without warranty to Sir Walter, his heirs or assigns, discharged of all charges as he had the same by the said Walter's feoffment, and that a fine

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Membrane 11d—cont.

being levied as aforesaid, Sir Walter shall before Easter next cause the said John the father, his heirs and assigns, to have a release with warranty of the premises from Henry de Penne chaplain and John de Orleton; also in case the said Walter, his heirs or some other in their name, shall pay 21*l.* 6*s.* 8*d.* to the said John the father or his executors, and the said John the father or his heirs will not make the demise aforesaid. Dated 26 October 48 Edward III. *French.*

Memorandum of acknowledgment by the said John the son in the chancery at Westminster, 26 October.

Nov. 2. To the sheriff of Kent. Order, for particular causes, to cause
Westminster. proclamation to be made on the king's behalf forbidding any man of whatsoever estate or condition under pain of forfeiture thereof secretly or openly to take wheat out of England to any foreign parts, or to cause it to be so taken.

[*Fœdera*, with erroneous reference to *m.* 10*d.*]

The like to singular the sheriffs throughout England.

The like to William Latymere constable of Dovorre castle and warden of the Cinque Ports, or to his lieutenant there.

[*Ibid.*]

Writing of Roger Wolferston and Thomas dil Ook, being a quitclaim to John Spice of the manor of Spayneshalle in Wilynghale Spayne co. Essex. Witnesses: Richard Haverlond, John Belstede, John Gerard. Dated Gippewich, Monday in the third week of Lent 37 Edward III.

Memorandum of acknowledgment by the said Thomas, 7 November this year.

Nov. 8. Gilbert de Culchith to John de Blakeburne. Recognisance for
Westminster. 20*l.*, to be levied, in default of payment, of his lands and chattels in Lancashire.

Cancelled on payment.

John Isak to John Restaek and John Penros. Recognisance for 100 marks, to be levied etc. in Cornwall.

Nov. 8. To A. archbishop of York. Prohibition against attempting or
Westminster. suffering to be attempted by authority of any grant or licence of the king to Henry Westbroke clerk or by any other authority or colour whatsoever aught which may tend to the contempt or prejudice of the king, to impair the judgment hereinafter mentioned and the effect thereof, or to the disherison of the crown or people, and order to revoke without delay any such attempt made by the archbishop or at his command, knowing that otherwise the king will be wroth with him not without cause as one who impugns the rights of the crown: as William de Fyncheden knight. Richard Mutford clerk and John de Dyngley the younger lately recovered in the king's court before the justices of the Bench against John late prior of the Hospital of St. John of Jerusalem in England their presentation to the church of Normanton in the diocese of York lately void and in their gift, as appears by the tenor of the record and process sent into chancery at the king's command, and now the king is informed that the said Henry, pretending

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Membrane 11d—cont.

a right in the said church by collation of the pope, which he has not nor may have for that the same is of lay patronage as aforesaid, and scheming for the disherison of the king and crown, to impugn so far as he may the judgment rendered in the king's court, and to disturb John Went whom the said John de Dyngley with the said William (now deceased) presented to the said church, is purposing to cite the said John Went to answer before the archbishop in the court christian touching his possession thereof, and to prosecute a plea therein to impair the right and judgment aforesaid, to the disherison of John de Dyngley and of the crown and the subversion of the laws and customs of the realm ; and it is the king's will to resist such prejudice to himself and the crown and people, as he is bound to do.

MEMBRANE 10d.

Indenture made between the king and Robert Plummere of London, being a lease for four years from Michaelmas last, made by mainprise of William Lambourne, Arnald Ingelbrygh' and Thomas Gone of the counties of London and Middlesex, of the subsidy upon cloths for sale in the city and suburbs of London and in Middlesex granted to the king by the lords and commons of the realm to have release of the forfeiture of ulnage thereupon laid of old time, to wit 4*d.* the cloth of assize without grain, 6*d.* the cloth of assize of scarlet, and 5*d.* the cloth of assize of half grain, half that subsidy of every half cloth, and in proportion of every other cloth exceeding the half cloth of assize by three ells or more not being a whole cloth, or exceeding the whole cloth of assize by three ells or more, taking the moiety of the ancient forfeiture thereof, and rendering every year 100 marks at Easter and Michaelmas by even portions. Covenants that in case the subsidy or parcel thereof cease by order of the king or council during that term the farmer, his deputies and heirs shall be quit of his farm from the time such payment shall first cease ; that they shall be quit toward the king in time to come of all impeachments concerning the collection and administration of the subsidy, saving to every man his action if he will complain of extortion or excess ; that they shall never be compelled to account to the king for the issues of the subsidy, but only to answer for their said farm ; that the king has given licence to let the same to farm at pleasure to any who will take it in gross or in parcel without impeachment of the king or his ministers in time to come ; that whereas in the statute it is contained that all manner of cloths exposed for sale before being sealed with the seal appointed for the purpose shall be forfeit to the king, the farmer and his deputies shall be bound to deliver by indenture all cloths found so forfeit in the time of his farm to the sheriff of the county where they shall be found, who shall answer for them to the king upon his account, so that by such indentures the farmer and his deputies shall be thereof discharged ; that in case the farmer shall have occasion to sue any persons by way of account or otherwise for aught concerning his farm, the king will lay to his hand and be a party in aid of the farmer ; that commissions shall be made to particular persons at the farmer's nomination to make inquisition in the city and suburbs and in the county aforesaid in what towns and places cloth is made, and every maker of cloth shall be forbidden under pain of forfeiture to suffer any such cloth to pass out of his keeping until it be sealed with the

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Membrane 10d—cont.

seal appointed for the purpose; that the seals which serve for this office shall from Michaelmas be new made by advice of the council and the farmer, and the other seals now used shall be given up and put in the treasury to avoid damage which might thereby happen to the farmer during the said term; and that in case the subsidy shall be further let to farm after the said term, and the farmer will take it, he shall have the preference for the sum that others will give without fraud or covin, saving always to the king the moiety of the forfeiture of cloth aforesaid. Dated Westminster, 11 October 48 Edward III.
French. By bill of the treasurer.

Writing of John abbot of Welhowe and the convent, giving at the instance of the king to John de Waltham clerk 40s. to be taken of their house every year at Christmas by him or his attorney at Welhowe until provision be by them made for him of an acceptable benefice. Dated Welhowe in chapter, 6 July 48 Edward III.

Memorandum of acknowledgment by the abbot, 21 October.

Oct. 30. John Goldestone to John Blount. Recognisance for 20 marks, to
 Westminster. be levied, in default of payment, of his lands and chattels in Cambridgeshire.

Writing of Michael de Ravendale clerk, being a general release to John York of London of all actions, complaints and demands by reason of covenant, contract, account, debt, trespass or other matter real or personal. Dated the inn of the Converts in 'Chauncellerlane' in the suburb of London, 20 October 48 Edward III.

Memorandum of acknowledgment, 4 November.

Nov. 15. William son of Simon Swanland of Middlesex to William de Bury
 Westminster. citizen and fishmonger of London. Recognisance for 40l., to be levied, in default of payment, of his lands and chattels in Hertfordshire.

Cancelled on payment, acknowledged by John Baud and William Kelleshall executors of William de Bury.

Nov. 13. Walter Amyas, John Abraham, John Doune, John Prat clerks and
 Westminster. Ralph de Walsham to John de Neville lord of Raby. Recognisance for 2,000 marks, to be levied etc. in Northamptonshire, Norfolk, Warwickshire etc.

Note that this recognisance was received by the chancellor.

Cancelled on payment.

MEMBRANE 9d.

Nov. 10. To the sheriff of Somerset. Order to stay altogether the taking of
 Westminster. the body of Master Thomas Shepton farmer of Chyweton church and of the archdeaconry of Wells, although lately at the information of John bishop of Bath and Wells, signifying to the king by letters patent that the said Thomas and certain others of that diocese, being by his authority as ordinary excommunicated by reason of their contumacy in not paying the tenth last granted to the king by the clergy of England, would not be justified by ecclesiastical censures, the king by writ ordered the sheriff to justify them by their bodies according to the custom of England until they should content holy church as well for

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Membrane 9d—cont.

their contempt as for the wrong by them done ; as in consideration of the good behaviour heretofore found and (as the king hopes) hereafter to be found in Simon cardinal of Canterbury, who is archdeacon of Wells, the king of his favour has pardoned the said cardinal the portion of the tenth falling upon that archdeaconry ; and the said Thomas has found in chancery John Wadham and John Witteney of Oxfordshire his mainperners, who have mainperned for him that he shall truly pay to the collector the portion of the said tenth falling upon him for Chyweton church.

Nov. 14. Robert de Plumpton knight to William de Mirfeld clerk. Recognisance for 20 marks, to be levied, in default of payment, of his lands and chattels in Yorkshire.

Cancelled on payment.

Writing of John de Braham knight and Margery his wife, being a grant and surrender to Sir Robert Mounteney knight, his heirs and assigns, of the manor of Heywode in the town of Disse co. Norfolk which they hold during the said Margery's life of the said Robert's heritage, the third parts of the manors of Gyppyngge Neuton co. Suffolk and Gynge Mounteney co. Essex and of 20 marks of yearly rent to be taken of William Swanland and his heirs of his manor of North Mymmes co. Hertford, which they hold in dower of his heritage by endowment of Sir John Mounteney knight the said Margery's first husband. Dated Gyppyngge Neuton, Monday after St. Martin 48 Edward III. *French.*

Memorandum of acknowledgment by the said John de Braham, 16 November.

Writing indented of Robert Mounteney knight, granting to Sir John de Braham knight and Margery his wife during the said Margery's life a yearly rent of 38*l.* to be taken of his manors of Heywode co. Norfolk, Gyppyngg Neuton co. Suffolk and Gynge Mounteney co. Essex at Christmas, Easter, Midsummer and Michaelmas by even portions, with power to distrain for arrears ; and for further security granting to the said John and Margery during the said Margery's life a yearly rent of 106*s.* 8*d.* to be taken as aforesaid, upon condition that if the said rent of 38*l.* be one quarter in arrear in whole or in part after any term of payment it shall be lawful for the said John and Margery to distrain for 26*s.* 8*d.* of the said rent of 106*s.* 8*d.*, and if the first rent be truly paid the latter rent shall cease so long as the first shall be so paid. Dated Brantham co. Suffolk, Thursday the feast of St. Edmund Bishop and Confessor 48 Edward III. *French.*

Memorandum of acknowledgment by the said Robert and John, 16 November.

Nov. 20. Thomas Giffard knight to Nicholas Twyford citizen of London. Recognisance for 50*l.*, to be levied, in default of payment, of his lands and chattels in Oxfordshire.

Cancelled on payment.

Thomas Giffard knight to Nicholas de Twyford citizen and goldsmith of London. Recognisance for 200*l.* to be levied etc. (as above).

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Membrane 9d—cont.

Nov. 19. Thomas Flemmyng of Croston and John del Stone of Hekmundewyke to Robert de Faryngton clerk. Joint and several recognisance for 40s., to be levied etc. in Lancashire.

Nov. 21. Walter de la Lee knight to Robert Marchal the elder of Welde and John le Rous of Norton Maundeville. Recognisance for 100l., to be levied etc. in Essex.

Philip Grey of Landeford to John Lysurs of Northmuskham. Recognisance for 60l., to be levied etc. in Notyngghamshire.

Writing of John de Charleton of Middlesex and Thomas his son, being a confirmation with warranty to John son of William Rivel of Bukeby, his heirs and assigns, of the estate in fee simple which he has by feoffment of Robert Oweyn of Pulteneye in all the lands, rents, services and reversions in the towns of Edmundscote and Milwirton co. Warewik, Lilleburne co. Norhampton, Dadlyngton and Hynkele co. Leycestre which the said Robert had of the gift of the said John Charleton, and quitclaim of the premises; also a grant with like warranty to the said John Rivel and his heirs of all rents and services in the said towns which they the said John Charleton and Thomas or either of them now has, and of the reversion of all lands, rents and services in the said towns of Edmundscote, Milwirton and Lillebourne now held in dower by Joan who was wife of James Spigurnel by endowment of her said husband with reversion to them. Witnesses: John Wroth the younger, Robert de Pulteneye, Thomas Twe of Welton, William Vavasour of Wykelee. Dated 12 August 48 Edward III. *French.*

Memorandum of acknowledgment by John de Charleton, 21 November.

Writing of Isabel who was wife of John de Stow of Newcastle upon Tyne, granting with warranty to John de Bernardecastell clerk, his heirs and assigns, a yearly rent of 40s. to be taken at Martinmas and Whitsuntide by even portions of all her lands and tenements in the town of Gatisheved, with power to distrain for arrears. Dated London, the morrow of All Souls 48 Edward III. *French.*

Memorandum of acknowledgment, 21 November.

MEMBRANE 8d.

Indenture made at London, 15 July 48 Edward III, between Sir Nicholas de Lovayne, Sir Aubrey de Veer, Sir Arnald Savage, Sir Bernard Brocas, Sir John Pekbrugge and Margaret his wife, Robert Belknap, John Colpeper and Roger de Asshebournham of the one part and John Revell son of William Revell of the other part, witnessing that whereas the said John Revell has by deed enrolled made a grant, confirmation and quitclaim with warranty to the first parties, in their possession being, their heirs and assigns, of the manors of Penshurst, Yenesfeld, Northpark and Osprenge, a messuage, one carucate and 200 acres of land, 100 acres of meadow, 300 acres of pasture and 300 acres of wood in Penshurst, Tonebrugge, Leghe, Bytteberugh, Speldhurst, Chydyngstone and the manor of Southalle in Wollewyche, the advowson of Penshurst chapel, one acre of wood in Eselyng and the advowson of the church in Kent and Essex, of the

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Membrane 8d—cont.

manor of Popeler, three messuages, four tofts, two water mills called 'Crachemilles,' one fulling mill, 109 acres of land, 220 acres of pasture, 9*l.* 3*s.* 4*d.* of rent in Stebynghethe, Esthamme, Stratforde, Edelmeton, Hakeneye, Brambele and Eldeford with all lands, rents and lordships in Estsmethefeld by the Tower of London in Middlesex, the manors of Ditton Camoys, Swafham Priour and Chevelee, three messuages, 240 acres of pasture and a mill in Ditton Camoys, Swafham Priour, Chevelee and Asshelee and the advowsons of Chevelee church and the chapels of Swafham Priour and Ditton Camoys in Cambridgeshire, the manor of Wytheresfeld with appurtenances in Horset and Haverhull and the advowson of Wytheresfeld church in Suffolk, and all other the manors, lands, rents, mills, woods, meadows, pastures, waters, fisheries, services, liberties, lordships, customs, reversions, knights' fees, advowsons of churches and chapels etc. in the said counties which were ever of Sir John de Pulteneye or Sir William his son and heir, the inn called Coldeherbergh, all lands, rents and lordships upon the 'Haywarf,' the said 'wharf' and all other lands, rents, services and lordships in the parish of All Hallows the Great with the reversions in the city of London, in demesne and in reversion, nevertheless the said first parties will and grant to the said John Revell that in case they, their heirs or any of them or their assigns shall bring writ of warranty of charter against him or his heirs, or writ of covenant to deraign the warranty in order to obtain the value thereof by reason of any action or plaint against the said first parties, their heirs or assigns or any of them, or by reason of any entry or lawful seisin of the premises which may be made upon them or any of them by any person other than the said John Revell or his heirs, or they shall vouch the said John Revell or his heirs to warranty upon any writ against them brought by any other person, the said John Revel or his heirs shall not be bound to warrant them but shall be thereof discharged, provided always that in case such entry, action or plaint to recover the premises or parcel thereof be made by the said John Revell or his heirs, he and they shall be so bound to the said first parties, their heirs and assigns and to all who in time to come shall have their estate in parcel of the premises or in all, so as to be by the said covenant of warranty debarred from every claim, right, action and demand in all the premises, the other articles remaining in force, to wit that they shall never be grieved by warranty at the suit of a stranger, but that at their own suit and deed the warranty shall be in force. *French.*

Memorandum of acknowledgment, by the said Nicholas, John Pekbrugge and Roger 23 October, by the said Arnald and Robert 24 October, and by the said Bernard 27 October.

Indenture made at London, 15 July 48 Edward III, between Sir Nicholas de Lovayne, Sir Aubrey de Veer, Sir Arnald Savage, Sir Bernard Brocas, Sir John Pekbrugge and Margaret his wife, Robert Belknap, John Colpeper and Roger de Asshebournham of the one part and Thomas de Charleton son of John de Charleton of the other part, witnessing that whereas the said Thomas has by deed enrolled made a grant, confirmation and quitclaim to the first parties, in their possession being, their heirs and assigns, of the manors of Penshurst etc. (*as in the last*).

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MEMBRANE 7d.

with clause of warranty, nevertheless the said first parties will and grant to the said Thomas etc. (*as above*). *French.*

Memorandum of acknowledgment, by the said Nicholas, John Pekbrugge and Roger 23 October, by the said Arnald and Robert 24 October, and by the said Bernard 27 October.

Indenture made at London, 15 July 48 Edward III, between Sir Nicholas de Lovayne, Sir Aubrey de Veer, Sir Arnald Savage, Sir John Pekebrugge and Margaret his wife, Robert Belknap, John Colpeper and Roger de Asshebournham of the one part and Robert Owayn of Pulteneye of the other part, witnessing that whereas the said Robert Owayn has by deed enrolled made a grant, confirmation and quitclaim with warranty to the first parties, in their possession being, their heirs and assigns, of the manors of Penshurst etc. (*as above*), nevertheless the said first parties will and grant to the said Robert Owayn etc. (*as above*). *French.*

MEMBRANE 6d.

Memorandum of acknowledgment of the last indenture, by the said Nicholas, John Pekbrugge and Roger 23 October, by the said Arnald and Robert 24 October, and by the said Bernard 27 October.

Writing of Thomas de Charleton, son of John de Charleton, being a grant to Sir Nicholas de Lovayne, Sir Aubrey de Veer, Sir Arnald Savage, Sir Bernard Brokas, Sir John Pekbrugge and Margaret his wife, John Colpeper, Robert Belknap and Roger de Asshebournham of the manors of Penshurst etc. (*as above*), in their possession being, confirming their estate therein, and a quitclaim with warranty of the premises to them, their heirs and assigns. Witnesses: Sir Reynald de Cobham, Sir Richard de Totesham, Sir John Seintcler, Sir William de Cobham knights, Sir William Harewell parson of Penshurst, William Strete the king's 'botiler,' John Chydycroft, James de Pekham, Simon de Burgh. Dated Penshurst, 10 July 48 Edward III. *French.*

Memorandum of acknowledgment, 4 November.

Writing of William atte Wodeton, son and heir of Bartholomew atte Wodeton of Acton, being a quitclaim with warranty to John Holmes of Acton and Isabel his wife and to the said John's heirs of two messuages with appurtenances in Acton which the said John and Isabel hold for a term of years by demise of the said William. Witnesses: Richard de Eston, Thomas Fightere, William Mordon, Richard Clerk of Acton, Robert atte Hangre. Dated Acton, Thursday after Michaelmas 48 Edward III.

Memorandum of acknowledgment, 8 November.

Indenture made, between Cicely Turburville of the one part and Walter Clopton and Edith his wife of the other part, being a grant to the said Walter and Edith for their lives of all the lands, mills, courts, rents and services in Shepton Beauchamp sometime held by Valentine atte Forde, without rendering aught to the said Cicely and to her heirs; and a quitclaim to the said Walter and his heirs of all

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Membrane 6d—cont.

the lands by him now held in Stokelynych. Dated London, 1 December 48 Edward III. *French.*

Memorandum of acknowledgment by the said Cicely and Walter, 6 December.

MEMBRANE 5d.

Indenture of defeasance of a yearly rent of 40s. to be taken of all her lands in the town of Gatisheved granted by Isabel who was wife of John de Stow of Newcastle upon Tyne to John de Bernardcastelle clerk, his heirs and assigns, upon condition that the said Isabel or her heirs shall pay to the said John, his heirs or assigns, 6*l.* 13*s.* 4*d.* Dated London, 7 November 48 Edward III. *French.*

Memorandum of acknowledgment by the said John, 20 November.

Writing of Thomas de Hoo knight, being a grant to Edmund de Walsyngham, his heirs and assigns, of all rents and services of the tenants of the said Thomas in the towns in (*sic*) Great Everisdon and Little Everisdon, a release of all manner of actions, and a quitclaim with warranty to the said Edmund, his heirs and assigns, of all right in the manor of Everisdon and the said towns, and in the towns of Berton, Gransete, Kyngeston and Wynpole and all other lands etc. in those towns now held by the said Edmund by gift and feoffment of him the said Thomas or Robert his son or by any title by reason of Isabel his wife, with woods, meadows, feedings, pastures, ways, paths, rents, villeins and all that goes with them. Witnesses: John Dengayn knight, Baldwin de Sancto Georgio knight, William Castellacre, William Fithian, William Knesale. Dated Great Everisdon, Monday after St. Katherine 48 Edward III.

Memorandum of acknowledgment, 28 November.

Writing of Robert Ede, being a quitclaim with warranty to Peter de Bourne and Alice his wife, their heirs and assigns, of all the lands, woods, meadows, feedings and pastures in Westebroke in the parish of Warblyngton which they hold to fee farm of him the said Robert. Witnesses: Thomas Haket, Nicholas Rous, Geoffrey Dene, William Illovere, John de Butterwyk. Dated Westminster, Friday after St. Andrew 48 Edward III.

Memorandum of acknowledgment, 2 December.

Writing of John son of Edmund Rose, being a quitclaim with warranty to John Bernes citizen of London, William Mulsho clerk, Edward de Cherdestoke clerk, John de Freton clerk and Robert Brom of Warrewyk, their heirs and assigns, of the whole manor in Drayton by Abyndon co. Berkes sometime of Gilbert de Ellesfeld, and all other lands, meadows, feedings, pastures etc. in the said town of Drayton which William de Greseleye clerk, John de Ploufeld clerk and John Vyncent of London lately had by gift and feoffment of the said Edmund his father. Dated Westminster, Wednesday the eve of St. Andrew 48 Edward III.

Memorandum of acknowledgment, 4 December.

Dec. 6. Henry de Molyns to Walter Clopton and Lawrence Janyn. Recognition for 20*l.*, to be levied, in default of payment, of his lands and chattels in Somerset.

1374.

Membrane 5d—cont.

Charter of Cicely Turburville lady of Hacche Beauchamp co. Somerset, giving with warranty to William de Broughton, Richard Freman chaplain and Richard Bylyndon, their heirs and assigns, all her lands with meadows, feedings, pastures, rents, wards, marriages and reversions in Wodemeresthorn and Notfeld co. Surrey. Witnesses: Sir Fulk de Bermyngham, Sir Edmund de la Pole knights, Walter de Clopton, Peter atte Wode, John Oliver the younger. Dated Borstall co. Bukingham, Sunday after St. Martin 48 Edward III.

Memorandum of acknowledgment, 6 December.

Charter of Cicely Turburville, giving with warranty to Fulk de Bermyngham knight, Master Thomas Alston, Valentine atte Ford clerk, William de Broughton and Richard Bilyngdon, their heirs and assigns, her manor of Murifeld co. Somerset. Witnesses: Walter Clopton, Nicholas Bolour, Thomas Payn, John Crop', William Capelond. Dated London, 5 December 48 Edward III.

Memorandum of acknowledgment, 8 December.

Charter of Cicely Turburville, giving with warranty to Sir Fulk de Bermyngham knight, Master Thomas Alston, Valentine atte Forde clerk, William de Broughton and Richard Bilyndon, their heirs and assigns, all her lands in Sturmunstre Mareschall co. Dorset, with meadows, feedings, pastures, reversions, wards, marriages, reliefs, escheats etc. Witnesses: Walter Clopton, Robert Bere, Robert James. Dated London, 5 December 48 Edward III.

Writing of Cicely Turburville, being a general release to Valentine atte Forde clerk of all actions, complaints and demands, real and personal, by reason of debt, account, trespass, covenant, condition, receipt, livery, contract or other matter whatsoever. Dated London, 4 December 48 Edward III.

Writing of Cicely Turburville, being a general release to Richard de Bilyndon of all actions etc. (*as the last*). Dated London, 5 December 48 Edward III.

Memorandum of acknowledgment of the foregoing charter and writings, 8 December.

Dec. 16. To all and singular the stewards and sheriffs of Weysford, Teperary
Westminster. and Kilkenny in Ireland. Order to cause proclamation to be made that every man of Ireland of whatsoever estate or condition willing to come to the city of Waterford with wheat and other victuals for sale may freely pass thither without molestation; as the king has granted to the mayor and citizens of Waterford that so it may be.
[*Fœdera.*]

MEMBRANE 4d.

Writing of John Revell, son of William Revell, being a grant to Sir Nicholas de Lovayne, Sir Aubrey de Veer, Sir Arnald Savage, Sir Bernard Brokas, Sir John Pekbrugge and Margaret his wife, John Colpeper, Robert Belknap and Roger de Asshebournham of the manors of Penshurst etc. (*as above; see p. 107*), in their possession being,

1374.

Membrane 4d—cont.

confirming their estate therein, and a quitclaim with warranty of the premises to them, their heirs and assigns. Witnesses: Sir Reynald de Cobham, Sir Richard de Totesham, Sir John Seinteler, Sir William de Cobham knights, Sir William Harewell parson of Penshurst, William Strete the king's 'boteller,' John Chydecroft, James de Pekham, Simon de Burgh. Dated Penshurst, Tuesday 11 July 48 Edward III. *French.*

Memorandum of acknowledgment, 22 November.

Writing of Gilbert Talbot knight lord of Eccleswalle, being a quitclaim with warranty to Sir John Bromwych knight, his heirs and assigns, of the manor and advowson of Credenhulle with all appurtenances in Herefordshire, now held of the said Gilbert's heritage by the said John and Elizabeth his wife, mother of the said Gilbert, for her life only with reversion to her said son. Witnesses: Thomas Chaundos, Richard de la Bere, John Eylesford knights, Hugh de Monynton, John de Oldecassel, John ap Res, Baldwin de Bruge. Dated Credenhulle, 16 April 43 Edward III.

Memorandum of acknowledgment, 20 November this year.

Writing of Henry de Chadirton bailiff of the wapentake of Westederbshire co. Lancaster, being a general release to Robert de Faryngton clerk of all manner of actions real and personal. Dated Westminster, 26 October 48 Edward III.

Writing of Henry de Chadirton bailiff etc. (*as the last*), being a general release to Robert de Plesyngton of all manner of actions real and personal. Dated (*as the last*).

Memorandum of acknowledgment of the foregoing writings, 21 November.

Nov. 24. To the sheriffs of London. Order to stay altogether the further
Westminster. execution of the king's late writ ordering them to cause Robert de Middleton to come before them, and to compel him to find mainpernors who, under a pain to be by the sheriffs laid upon them, would mainpern him that he should not do nor procure hurt or harm to William Kent of London 'girdeler,' and if they have arrested the said Robert, order to set him free without delay; as that order was made at the prayer of the said William, averring that the said Robert threatened him in life and limbs; but John Neuport of Norfolk, John Broxburne of London, Thomas Neville and John Boynton of Yorkshire have mainperned under a pain of 20*l.* that he shall do or procure no bodily hurt or harm to the said William.

Dec. 4. To the sheriff of Suthampton. Order, upon the petition of Henry
Westminster. parson of Wynhale by Winchester, by mainprise of William Froille of the county of Suthampton, John Wilman, Robert Somborne and John Torshawe of London to stay the taking of his body; as his petition shews that William Boclund is impleading him before the justices of the Bench for an alleged trespass against the said Walter (*sic*), and that by writ *de judicio* the sheriff is ordered to take his body so as to have him before the said justices at a set day therein contained, although he is ready to answer the said Walter and to stand to right

1374.

Membrane 4d—cont.

in all things; and the said William Froille and the others have mainperned in chancery under a pain of 20*l.* to have his body before the said justices at the day the said writ *de judicio* is returnable.

MEMBRANE 3d.

Indenture of defeasance of a statute merchant, bearing date London 3 November 45 Edward III, whereby Dame Cicely Turburville is bound to Valentine atte Ford clerk in 400*l.*, upon condition that whereas the said Cicely has given to the said Valentine and to his heirs for ever all the lands, rents, services and reversions which she had in Dorton under Bernewode co. Bukingham, and likewise all the vessels of gold and silver which she had at this date, and whereas the said Valentine has in time past been receiver of her moneys, he, his heirs and executors shall not in time to come be impleaded nor troubled by the said Cicely, her heirs or executors or by another in their name by writ of account, trespass or otherwise. Dated London, 4 December 48 Edward III. *French.*

Memorandum of acknowledgment by the parties, 6 December.

Dec. 8. To William de Offord and his fellows, justices appointed to preserve
Westminster. the peace in Suffolk. Order by mainprise of William de Elmham knight and Ralph de Shelton knight of Norffolk to stay altogether the taking of the body of William Assheman, and if he be taken to set him free, although lately at the prayer of Walter Duke, averring that the said William Assheman threatened him in life and limbs, the king by writ ordered the said justices to cause William Assheman to come before them and compel him to find mainpernors who, under a pain to be by the justices laid upon them, would mainpern him that he should not do or procure any hurt to the said Walter; as the said knights, appearing in person in chancery, have mainperned that he shall do or procure no bodily hurt to the said Walter.

Dec. 16. To the sheriff of Cantebrigge. Order by mainprise of Thomas
Westminster. Alfide, Thomas Trygge, John Seymour and Robert Alfide of London to set free Alan Deye of Waterbeche from prison; as the king by writ ordered the sheriff to attach the said Alan so as to have him before the king's justices at Westminster in the octaves of St. Hilary next to answer as well the king as the abbess of Deneye wherefore he, being lately retained in her service at Deneye it is said, withdrew therefrom before the term agreed contrary to the ordinance; and by virtue of that writ the sheriff has taken and imprisoned him, wherefore the said Alan has petitioned the king to be set free until the day the said writ is returnable, as he is ready to answer the king and the said abbess and to stand to right in all things; and the said Thomas and the others have mainperned in chancery under a pain of 40*l.* to have him before the said justices at that day.

Writing of John Osbern one of the executors of Godfrey de la Rokele, being a receipt and acquittance to Robert Mouskham clerk for 50*l.* in part payment of 200 marks. Dated London, 16 October 48 Edward III.

Writing of John Osbern the younger and Nicholas Raunche, executors of Godfrey de la Rokele, being a receipt and acquittance to

1374.

Membrane 3d—cont.

Robert de Muskham clerk for 60*l.*, in part payment of 200 marks wherein he is bound to them. Dated London, the feast of St. Thomas the Apostle 48 Edward III.

Memorandum of acknowledgment of the foregoing writings by the said John, 22 December.

1375.

Writing of Sir John de Stodeye citizen of London and Arnald (*Arnauton*) de Saumont esquire on the one part, being proctors of the lord of Caupene, as appears by a proxy under his seal with the mark of Michael de Seint Johan notary of the principality of Aquitaine, and dated Maleleone 17 April 1374, and John Michel burgess and merchant vintner of London of the other part, reciting a bond of the said vintner dwelling in London to the said lord and to the bishop of Xaintez and Piers de le Crote as his attorneys and factors in 666*l.* 13*s.* 4*d.*, and a recognisance made in chancery, that the said proctors have asked for payment, that the said vintner has shewn that in several instalments he has paid the greater part of that sum to the said Piers, as appears by acquittances and indentures under the hand of the said Piers, so that he owes but 64*l.* as it is agreed between them, and being a receipt and acquittance by the said proctors to the said vintner, in presence of the notary and witnesses named below, for 64*l.* to the said Arnald paid in full of the whole sum aforesaid. Dated London, the lodging of John de Stodeye, 19 December 1374, 48 Edward III. Witnesses: Sir John de Ludham, Henry Vanner, P. Merle, Adam Peuteney, William Arnaut of Mont Valour. Attested by Piers Mercer clerk notary public of the said principality. *French.*

Note that for greater security the said proctors have hereto affixed their seals. *French.*

Memorandum of acknowledgment by the said John de Stodeye and Arnald, 3 January.

Jan. 10. To the sheriffs of London. Order, upon the petition of John Knyght Westminster. parson of Quynnton, by mainprise of William de Molyngs knight of Bukinghamshire, William de Boughbrigge clerk of Yorkshire, Richard Broke citizen of London and Thomas Lyncoln citizen and draper of London to stay the exigents against him and the taking of his body, bringing this writ before the justices of the Bench; as his petition shews that John Louches of London is impleading him before the said justices for an alleged debt of 100*l.*, that he is put in exigents in the husting of London to be outlawed for that he came not before the said justices to answer thereupon, and that he is ready to answer and stand to right in all things; and the said William and the others, appearing in person in chancery, have mainperned under a pain of 100*l.* to have him before the said justices the day the writ of exigents is returnable before them.

Memorandum that on Saturday the feast of St. Hilary 48 Edward III William Payn of Dorset brought John son and heir of Henry Moigne knight tenant in chief to the city of London, and the same day in the house of the friars preachers London delivered him to the chancellor and treasurer, who seized the said heir into the king's hands, discharging the said William of his wardship.

1375.

*Membrane 3d—cont.*Jan. 1.
Eltham.

To the master, brethren and sisters of the hospital or house of St. Katherine by the Tower of London. Request to admit Alice Munden* to the said house, and to minister to her for life such maintenance thereof as Margaret Chelreye deceased had at the request of the king or of Queen Philippa in his right, making and delivering to her letters patent under the common seal of the said house with mention of all that she shall so take, for which the king will be bound to them, and writing again by the bearer what they will do at this request; as the king has sent the said Alice to them, willing of his favour to make provision for her maintenance.

By p.s. [30367.]

Vacated, because given up with the seal unbroken (in cera) and nothing done thereupon.

*MEMBRANE 2d.*Jan. 2.
Eltham.

To the prior and convent of Luffeld. Request to admit Thomas Hayne the king's serjeant to that house, and minister to him for life such maintenance as John Luffewyk of Stratford deceased had at the king's request, making and delivering to him letters patent under the common seal of the house with mention of all that he shall so take, for which the king will be bound to them, and writing again by the bearer what they will do at this request; as the king has sent the said Thomas to them, willing by reason of his good service to make provision for his maintenance.

By p.s. [30376.]

Jan. 18.
Westminster.

To the abbot and convent of Malmesbury. Like request, by reason of his good service, to admit William Hervy the king's serjeant, and minister to him for life such maintenance as Walter Wayte deceased had at the king's request.

By p.s. [30391.]

Writing of Thomas de Seyntmanyfeu, son and heir of John de Seyntmanyfeu, being a quitclaim with warranty to Nicholas de Carreu the elder, his heirs and assigns, of all the lands, lordships, rents and services etc. in Cherleton and Tullewyk by Wantynge co. Berkes which the said John and Joan his wife, mother of the said Thomas, had by gift and feoffment of John de Carreu knight. Dated Cherleton, the feast of St. Thomas the Apostle 48 Edward III.

Memorandum of acknowledgment in the chancery at London, 20 January.

Charter of John Cooke of Wolwych and Margaret his wife, giving with warranty to Reynold Newport esquire of the king's chamber, his heirs and assigns, all lands, rents and services, houses, gardens, meadows, feedings, pastures, woods, hedges, ditches, waters, fisheries etc. which they had by whatsoever title in the parishes of Leyghe, Tonbrugge and Peneshurst co. Kent. Witnesses: John Muskham, John Carpenter, Richard Martyn, Richard atte Welle, Adam Cheseman. Dated la Leyghe, 20 January 48 Edward III.

Memorandum of acknowledgment in the chancery at Westminster, 22 January.

Writing of John Ryseburgh vicar of Harewe co. Middlesex, being a quitclaim with warranty to Nicholas Brembre citizen of London

* In the warrant (*French*) Aliccon Munden, and there said to be presented upon the death of Johane Veneour.

1375.

Membrane 2d—cont.

and Idonea his wife, and to the heirs and assigns of the said Nicholas, of all the lands, rents and services in the town of Harewe which he the said John had by gift and feoffment of William son of William de Roxheth, and the said Nicholas and Idonea by gift and feoffment of William late archbishop of Canterbury with the assent of his chapter. Witnesses : William de Swanlond, John Charleton, Thomas de Pynnore, William atte Merssh, William de Yeddyng, John atte Riddyng, John Barnevylle. Dated 20 June 48 Edward III.

Memorandum of acknowledgment, 23 January.

Writing of John de Reydon of Stanewey, being a quitclaim to John Coke and William Pecok of London and John Payn citizen and armourer of London, their heirs and assigns, of the tenement called the Briggehous in the town of Upmynstre co. Essex, with all lands, meadows, feedings, pastures, hedges, ditches, reliefs, wards, marriages, escheats, heriots etc. thereto belonging in the towns and parishes of Upmynstre and Haveryngge atte Boure. Dated London, 1 January 48 Edward III.

Memorandum of acknowledgment, 23 January.

Jan. 22. Reynold Loue citizen of London to John de Neville of Raby. Westminster. Recognisance for 295*l.*, to be levied, in default of payment, of his lands and chattels in the city of London.

MEMBRANE 1d.

Writing of Ralph de Huntyngdon, being a quitclaim with warranty to Master Thomas Baketon clerk, John Cotton of Cantebrigge and William Baketon clerk, their heirs and assigns, of the manor of Trumpyngton co. Cantebrigge sometime of William Crocheman knight, with all lands therein which were of the said William Crocheman, a gift and release with like warranty of the reversion of all lands, rents and services therein now held by John Edmund and Maud his wife in dower of the said Maud, and quitclaim with like warranty of the manors of Hampstede, Fynchyngfeld, Saumford, Bumpstede, Asshedon and Radewynter co. Essex, and of the reversion of all lands, rents and services in those towns now held in dower as aforesaid, all sometime of the said William Crocheman. Witnesses : Roger Scales, Hugh la Zouche, John Burgh knights, Roger Herlaston, Henry English, Thomas Sewale, Thomas Torel. Dated Cantebrigge, Monday before Christmas 48 Edward III.

Memorandum of acknowledgment, 23 January.

Indenture of defeasance of a yearly rent of 100*s.* to be taken at Easter and Michaelmas by even portions of the manor of Sauston co. Caumbrigge and of all his lands there, granted by writing of Ralph de Huntyngdon of Sauston to Master Thomas Baketon clerk and John Cotton of Caumbrigge, their heirs and assigns, whensoever John Wynselowe citizen of London and Mary his wife shall by recovery, entry or otherwise in right of the said Mary come into possession of any other of the lands, rents, services or other possessions in Caumbriggeshire and Essex which were of Sir William Crocheman knight her ancestor not contained in a fine levied between the said Ralph and Elizabeth his wife and the said Thomas, John [Cotton] and William Baketon

1375.

Membrane 1d—cont.

clerk, upon condition that the said Ralph and Elizabeth during her life, or the said Elizabeth's heirs after her death, shall upon one month's warning be ready by fine at the costs of the said John Wynselowe to make a grant and release without warranty to the said John Wynselowe and Mary or to others by their appointment; and covenant that the deed of annuity shall thereupon be delivered again to the said Ralph and Elizabeth. Dated Cantebrigge, Saturday after St. Thomas the Apostle 48 Edward III. *French.*

Memorandum of acknowledgment by the said Th[omas] and John, 23 January.

Indenture witnessing that whereas Ralph de Huntynghdon has quitclaimed with warranty to Master Thomas Baketon clerk, John Cotton of Cantebrigge and William Baketon clerk, their heirs and assigns, the manor of Trumpyngton and all lands therein sometime of William Crocheman knight, has given and released with like warranty the reversion of all lands etc. there now held by John Edmund and Maud his wife in dower, and has quitclaimed with like warranty the manors of Hampstede, Fynchyngfeld, Samford, Bumpstede, Asshedon and Radewynter, with the reversion of all lands etc. therein now held in dower as aforesaid, the said Thomas, John [Cotton] and William [Baketon] covenant that by reason of the word *dedi* or the warranty contained in the deed above recited the said Ralph and his heirs shall not be impeached nor bound to make up value, but the same shall only be a bar against the said Ralph and his heirs for ever. Witnesses: Roger de Scales, Hugh la Zouche, John Borugh knights, Roger Harleston, Henry English, Thomas Sewale, Thomas Torell. Dated Cantebrigge, Monday before Christmas 48 Edward III. *French.*

Memorandum of acknowledgment by the said Thomas, John Cotton and William Baketon, 23 January.

Charter of Alice la Achatour, daughter of John la Achatour the elder of Redyng, giving with warranty to Richard Hornele, Richard Warmyngton and Roger Grene chaplains, their heirs and assigns, the whole tenement with houses thereupon built sometime of her said father in Thamisestrete in the parish of St. Michael Crokedlane London, situate between a tenement sometime of Walter Gubbe on the east and a tenement sometime of Amice Horne on the west; also 4*l.* of rent issuing from a tenement lately held by Ralph Doxenford in the parish of St. Clement Candelwykstrete and from a tenement sometime of her said father in Belleyetterslane in the parish sometime of St. Michael within Algate London, the 73*s.* 4*d.* of rent of the said tenement and houses in Thamisestrete lately reserved to John le Achatour her brother, and all other lands, rents, reversions etc. which she has in the city of London; and because her seal is to many unknown she has procured the seal of the mayoralty of Bristol to be hereto appended. Witnesses: Walter Sibile, John Chircheman, Ellis Spelly, Richard Spicer, Walter Frompton. Dated 15 January 48 Edward III.

Writing of Alice le Achatour, daughter of John le Achatour the elder of Redyng, being a grant and quitclaim with warranty to Simon de Mordon citizen of London and Alice his wife, their heirs and assigns, of the whole tenement with houses thereupon built in Thamisestrete, 4*l.* of

1375.

Membrane 1d—cont.

rent issuing from tenements in the parish of St. Clement Candelwykstrete and in Belleyettereslane, the 73s. 4d. of rent reserved of the premises in Thamysestrete (*all described as in the last*), and all other her lands etc. in the city of London. Seal of the mayoralty of Bristol (*as in the last*). Witnesses: Ellis Spelly, Richard Spicer, Walter Frompton of Bristol. Dated 8 January 48 Edward III.

Memorandum of acknowledgment of the foregoing charter and writing at Bristol, Monday the feast of St. Vincentius before Walter de Frompton mayor of Bristol, by virtue of the king's writ of *dedimus potestatem* which is on the files for this year.

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MEMBRANE 47.

Feb. 6. To the sheriff of York for the time being. Order of the issues of Westminster. that county to pay to John le Wodeward of Raskelf the arrears of 3*d.* a day since 20 February in the 25th year of the reign, and henceforward to pay him that daily sum every year for life, taking his acquittance ; as at the date mentioned for his good service and for that his eyes were put out by certain evildoers in the forest of Galtres at the time when he was one of the king's foresters there, and his tongue and fingers were by them cut off in the king's service, the king by letters patent granted the said John 3*d.* a day for life by the hands of the sheriff.

Et erat patens.

Feb. 22. To the mayor and bailiffs of the city of Norwich, the bailiffs of Westminster. Great Jernemuth and the collectors of customs and subsidies in that port. Order, upon the petition of John Michel of London, to suffer him by himself or his attorney in the river of the said city and in the port of the said town to lade in ships not arrested for the king's service 100 quarters of wheat and 20 quarters of pease, and without payment of custom or subsidy to bring the same to the city of London, any proclamations, ordinances or commands to the contrary notwithstanding ; as he has prayed licence so to do as well for his own expenses as to make his advantage thereof, and appearing in person in chancery has mainperned under pain of forfeiture of the value thereof that the same shall be brought to the city of London and not to any parts beyond the sea.

MEMBRANE 46.

Jan. 28. To the sheriff of Wiltesir. Order to cause a verderer in the forest Westminster. of Claryndon to be elected instead of John Duyn, who is dead.

Feb. 3. Order to the sheriff of Cantebrigge to cause a coroner to be elected Westminster. instead of Edmund Ovyngge, who is dead.

Feb. 1. Order to the sheriff of Wiltesir to cause a coroner to be elected Westminster. instead of William Fox, who is dead.

Feb. 4. To John Sayville escheator in Cumberland. Order to take the Westminster. fealty of Katherine wife of William de Threlkeld knight and of William their son according to the form of a schedule enclosed, and to remove the king's hand and meddle no further with two thirds of a moiety of the manor of Ulvesby taken into the king's hand by the said knight's death, delivering to the said Katherine and William the son any issues thereof taken ; as the king has learned by inquisition, taken at his command by Roger Lascels late escheator, that the said knight at his death held no lands in that county in chief in his demesne as of fee nor in service, but by grant of John de Croffleton made with the king's licence held the said two thirds of a moiety jointly with his said wife and their said son in chief by the service of rendering 10*s.* to cornage at the exchequer of Karliol.

1375.

Membrane 46—cont.

Feb. 8. To Oliver de Harnham escheator in Berkshire and Wiltesir. Order
Westminster. to take of Katherine who was wife of John de Estbury tenant in chief
an oath that she will not marry without the king's licence, and to
assign her dower of her said husband's lands taken into the king's
hand by his death, sending the assignment under seal to be enrolled
in chancery.

MEMBRANE 45.

Feb. 16. To William de Latymer constable of Dovorre castle and warden
Westminster. of the Cinque Ports or to his lieutenant there, and to all and singular
the mayors, bailiffs and ministers of the king within the liberty of
the said ports. Order by indentures containing the description and
measure thereof and the colours of cloths, if any, to deliver to the
merchants of Genoa (*Janua*) and Florence being of the king's friendship,
and to other merchants the king's friends or to their attorneys, all their
goods and merchandise by the king's subjects lately taken at sea
in certain tarits and brought within the said liberty in whose hands
soever they shall be, namely to every merchant such as he may prove
to be his, certifying in chancery the parties to such indentures.

MEMBRANE 44.

Feb 13. To Oliver de Harnham escheator in Wiltesir. Order to remove
Westminster. the king's hand, and not to meddle further with the manor of
Beynton and three virgates of land in Wynterborne Homanton taken
into the king's hand by the death of Richard Rous, delivering to
Elizabeth his wife any issues thereof taken ; as the king has learned
by inquisition, taken by the escheator, that the said Richard at his
death held the premises jointly with the said Elizabeth of others
than the king.

Feb. 16. To John Sergeant escheator in Herefordshire and the march of
Westminster. Wales adjacent. Order to cause Thomas son and heir of Richard
Dansey tenant in chief to have seisin of his said father's lands taken
into the king's hand by his death ; as the said Thomas has proved
his age before the escheator, and the king has taken his homage and
fealty.
By p.s. [30415.]

To Roger Keterich escheator in Essex. Like order ; as Thomas
son and heir of Richard Dansey has proved his age before John Sergeant.
By p.s. (the same writ).

Feb. 18. To Walter Cifrewast escheator in Somerset. Order in presence of
Westminster. John Meriet son and heir of John Meriet knight tenant in chief or
his attorney, and of John Deakne clerk attorney of Maud who was
wife of the said John Meriet, to assign to the said Maud dower of her
said husband's knights' fees and advowsons taken into the king's hand
by his death, sending the assignment under seal to be enrolled in
chancery.

MEMBRANE 43.

Feb. 6. To John de Sayville escheator in Cumberland. Order to deliver
Westminster. to Richard son and heir of Richard de Kirkebride tenant in chief a
third part of Braythwayt close in the forest of Ingelwode taken into
the king's hand by the death of Isabel who was wife of Robert Parvyng ;

1375.

Membrane 43—cont.

as lately it was found by inquisition, taken at the king's command by William de Nessefeld late escheator, that the said Isabel held that third part in dower of the heritage of the said Richard the son in chief by fealty and by the service of rendering at the exchequer of Karliol 35s. a year at Easter and Michaelmas by the hands of the sheriff; and on 14 May in the 43rd year of the reign the age of the said Richard was proved, and the king took his homage and fealty, and commanded livery to be given him of his said father's lands.

Feb. 14. To the sheriff of Bedford and Bukingham for the time being.
Westminster. Order of the issues of those counties to pay to William de Riseeby the arrears of 12*d.* a day, and henceforward to pay him that daily sum for life, taking his acquittance; as on 5 November in the 33rd year of his reign the king by letters patent granted to the said William for good service 12*d.* a day for life to be taken by the hands of the sheriff.

Et erat patens.

Feb. 4. To John Sayvyll escheator in Yorkshire, Northumberland, Cum-
Westminster. berland and Westmorland. Order to cause Robert son of Robert son of Robert de Ogle, cousin and heir of Robert de Ogle tenant in chief, to have seisin as well of the lands of the said Robert his grandfather as of those which Isabel his grandmother, wife of the said Robert the grandfather, held in fee tail, in dower or for life of his heritage, taken into the king's hand by their death; as the said Robert the grandson proved his age before William de la Vale late escheator in Northumberland, and the king has taken his homage and fealty.
By p.s. [30406.]

Feb. 17. To Alan de Buxhull constable of the Tower of London. Order
Westminster. to appoint a tower with chambers and houses needful for the safe abode and sure custody of the count de Sancto Paulo of France, the prisoner of William de Latymere the chamberlain, and to receive the said prisoner into his custody and safe keep him by advice of the said William.

[*Fœdera.*]

MEMBRANE 42.

Feb. 24. To John de Hambury escheator in Worcestershire. Order to
Westminster. deliver to Ralph de Stafford and Maud his wife, to her purparty, the manor of Grafton with appurtenances; as she proved her age before John de Perton late escheator in Staffordshire, and the king has taken the said Ralph's fealty, and of the lands which were of John Hastang tenant in chief, taken into the king's hand by his death and by reason of the nonage of the said Maud and Joan his daughters and heirs, the king has assigned to the said Ralph and Maud the manor of Grafton co. Worcester held in chief, which is extended at 1*l.* 9*s.* a year, the rents, services and customs of all tenants in the towns of Lemynton and Hulle at 56*l.*, all rents, services and customs of tenants in Herdewyk, namely of John Grene 4*d.*, of William Everdon 4*d.*, of Robert Budul 6*d.*, of Robert Emeleye 2*d.*, of William Rusale 5*s.*, of Richard Sale 9*s.* 1*d.*, of John Gerard 5*s.*, of William Lutte 12*s.* 1*d.*, of John Webbe 11*s.* 9*d.* for a messuage and the moiety of one virgate

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Membrane 42—cont.

of land which he holds in common of the said heirs by the service of 12s. 1d., and the site of the manor of Lemynton Hastang and Hulle co. Warrewyk with demesne lands, meadows, pastures etc. held of others than the king, a fourth part of the site of the outer court thereof excepted on the south side of the gate, to be divided by metes and bounds for holding the court of the tenants there, and except 100 acres of the said demesne lands lying in divers parcels, namely 7 acres upon 'Oakeforlong,' 24 acres upon 'Smalwelleforlong,' 7½ acres upon 'Sevenacresforlong,' 10 acres upon 'Thurlforlong,' 8 acres upon 'Asewelleforlong' on the east side, 4½ acres upon 'Nynehedes' called 'Abovefulputforlong,' 19 acres upon 'Fulputforlong,' 6 acres upon 'Crosforlong,' and 15 acres upon the 'forlong' between Hulle and Lemynton on the east side; but the residue of the said John's manors and lands for the purparty of the said Joan, being within age and in the king's wardship, the king has thought fit to keep in his hand until her lawful age, namely the manor of Upton Waryn co. Worcester held in chief and extended at 12l. 6s. 8½d. a year, the manor of Chebbeseye co. Stafford at 24l. 11s. 11¾d., a fourth part of the site of the outer court of the said manor of Lemynton to be divided as aforesaid, 100 acres of the demesne lands lying in divers parcels within that manor as above described at 41s. 8d., all lands, rents and reversions of tenants whatsoever as well for life or years as at will in Bradewelle with all neifs, services, rents, customs and works, a windmill called 'Bradewelmlyne' and a meadow called the 'Lordesmor' in the said town of Lemynton extended at 38l. 11s. 9d. a year, and all lands, rents and reversions of tenants whatsoever for life or years or at will with all manner of services, rents, customs and works of the following tenants in Herdewyk co. Warrewyk, namely of John Webbe for a messuage 3s., of Emma Deye for a messuage 18d., of John Gerard for a messuage 3s., of Edmund Herdewyk 2s. 2d., of William Allesley 2d., of John Fraunceis 12d., and all rents and services in Whitnassh, namely of John Botiller 2s., of John Webbe tenant in common of a messuage and the moiety of one virgate of land in the town of Herdewyk of the said heirs by the service of 12s. 1d. a year 4d., so that the said Ralph and Maud and the said Joan, their heirs and tenants, shall have common together at seasonable times in all lands, meadows and wastes of the manor of Lemynton, the several lands, meadows and tenements thereof excepted.

To Thomas Walssh escheator in Warwickshire. Order to deliver to the said Ralph and Maud to her purparty of the lands of John Hastang tenant in chief all rents, services and customs of all tenants of the town of Lemynton and Hulle extended at 56l. a year, all rents, services and customs of tenants in Herdewyk, namely of John Grene 4d., of William Everdon 4d., of Robert Budul 6d., of Robert Emeleye 2d., of William Rusale 5s., of Richard Sale 9s. 1d., of John Gerard 5s., of William Lutte 12s. 1d., of John Webbe 11s. 9d. for a messuage and the moiety of one virgate of land by him held in common of the said heirs by the service of 12s. 1d., and the site of the manor of Lemynton Hastang etc. (*with exceptions*) as above (*but australi is read instead of orientali which is written over an erasure in the last clause of their purparty above*); as the king has taken the fealty of the said Ralph, and has assigned the premises to them.

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Membrane 42—cont.

Feb. 24. To Alan de Buxhull constable of the Tower of London or to his
Westminster. lieutenant there. Order to deliver to William de Latymer the chamberlain, or to his special deputies in this behalf, a tower in the said Tower with chambers, keys etc. fit and honourable for the dwelling of the count de Sancto Paulo his prisoner, to deliver the said count therein to the said William or his deputies aforesaid to be kept in safe custody with the said William's own people, so that the said constable and lieutenant be not charged with the custody of him.

[*Fœdera.*]

March 8. To all and singular the sheriffs, mayors, bailiffs, ministers and
Westminster. other the king's lieges and subjects within liberties and without to whom etc. Order at their peril, as they desire the king's honour and advantage, to arrest John Marchaunt of Hundesdon co. Hertford and Simon Crosse of Kynggesbury co. Somerset wherever found, and to keep them safe under arrest until they shall find security, for which the sheriffs etc. will answer, that they will depart to Edward le Despenser and sail with him on the king's service, certifying speedily in chancery the security so taken and all their action in the matter; as the king is informed that the said John and Simon, who were lately retained with the said Edward to sail with him over sea on the king's service, and received certain sums of the king's money to purvey them horses and armour, are now withdrawing and absenting themselves so that they may not be found, not purposing nor making ready to sail as aforesaid.

March 6. To Roger Keterich escheator in Essex. Order to deliver to Edmund
Westminster. son of Joan who was wife of John le Ku of Bradewell and to Joan his wife two messuages, one mill, 140 acres of land, 4 acres of meadow and 60 acres of marsh in Bradewell taken into the king's hand by the death of William Strangman, together with the issues thereof taken, but not to meddle further with other lands held of others than the king and likewise taken into the king's hand by his death, delivering up any issues of those taken; as the king has learned by inquisition, taken by the escheator, that the said William at his death held no lands in that county in chief in his demesne as of fee nor in service, but by gift of John de Doncastre clerk and John Donnyng of Bradewell the younger, made with the king's licence, held the premises in Bradewell for his life in chief by knight service with remainder to the said Edmund and Joan his wife and to the heirs of their bodies, and held divers other lands likewise for his life of others than the king; and the king has taken the homage and fealty of the said Edmund.

By p.s. [30442.]

March 7. To Roger atte Lee escheator in Salop and the march of Wales
Westminster. adjacent. Order to deliver in dower to Joan who was wife of John de Cherleton of Powys tenant in chief the eighth part of one knight's fee in Dodeston held by Henry de Wynnesbury and extended at 26s. 8d. a year, and the eighth part of one knight's fee in the same town held by Walter de Dodeston and extended at 26s. 8d.; as the king has assigned to her those parts as her dower of the knights' fees and parts of fees of her said husband taken into the king's hand by his death and by reason of the nonage of his heir.

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Membrane 42—cont.

To the same. Order to deliver in dower to the said Joan the advowson of the prebend sometime of David in the collegiate church of Pontesbury ; as the king has assigned the same to her as her dower of the advowsons of her said husband.

MEMBRANE 41.

March 3. To Oliver de Harnham escheator in Wiltesir. Order to remove
Westminster. the king's hand, and not to meddle further with a messuage and two carucates of land in Bakamton taken into the king's hand by the death of Henry de Moigne knight, delivering to William his son any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that at his death the said Henry held the premises for life with remainder to the said William for life, and that the same are held of others than the king.

March 10. To Oliver de Harnham escheator in the county of Suthampton.
Westminster. Order to take of Alice who was wife of William Wanstede tenant in chief an oath that she will not marry without the king's licence, and to assign her dower of her said husband's lands taken into the king's hand by his death, sending the assignment to be enrolled in chancery.

March 15. To the sheriffs of London. Order to cease every excuse, and cause
Westminster. John Graigose to be again taken wherever found in their bailiwick, and to be kept in safe custody in Neugate gaol until further order ; as lately upon information received that the said John was taken and there imprisoned upon suspicion of certain felonies and evil doings, and upon petition made for his deliverance, the king ordered the sheriffs to make inquisition touching his behaviour, and if he should thereby be found not suspect and not guilty to set him free by main-prize for his good behaviour or otherwise according to the law and custom of England, by virtue whereof he has been let go as the king has learned ; and now William de Neville admiral of the king's fleet to the northward has signified to the king that the said John was at his command taken for certain reasonable causes on the king's behalf, and was delivered to the custody of the sheriffs until command should by the king or the said admiral be given for his deliverance, wherefore he ought not to be set free as aforesaid. By C.

March 21. To Thomas Walssh escheator in Warwickshire and Leycestershire.
Westminster. Order to take a simple seisin within the gates of Kenilleworth priory, now void by the death of brother Henry de Bradeweie the last prior, and not to meddle by reason of this vacancy with the priory, the manors, granges or other the goods and property whatsoever thereto belonging, but immediately to withdraw without taking or carrying aught away, delivering to the subprior and convent any issues thereof taken, for it is the king's will that the escheator be thereof discharged toward him, saving to the king the knights' fees and advowsons of churches during this vacancy ; as in consideration of the manifold hurt heretofore sustained by the prior and convent by reason of the late king and himself frequently resorting thither, and their grievous cost thereby, and willing to make provision for their peace, on 10 March in the 4th year of his reign the king by letters patent granted to brother Thomas de Warmynton then prior and to the

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Membrane 41—cont.

convent that at every vacancy of the priory by death, cession, resignation or otherwise the subprior and convent and their successors should have the keeping of the priory and all temporalities thereof with all goods and property thereto belonging as fully as ever the prior had when the see was filled, so that the subprior and convent should have free administration of the said temporalities, goods and property, disposing and ordering the same as they should see best, saving to the king knights' fees and advowsons of churches during such vacancy, rendering to the king for every vacancy if enduring one whole year 117*l.* 2*s.* 8*d.*, at which sum the temporalities are extended as the king is assured by certificate of the treasurer and the barons of the exchequer sent into the wardrobe at his command, and if for a less time or for a greater in proportion, so that no sheriff, escheator, bailiff, or minister of the king should by reason of a vacancy meddle in the keeping of the priory, the manors, granges, property or goods whatsoever thereto belonging, except that in the beginning of every vacancy the escheator or other minister of the king should in name of the king's lordship take a simple seisin within the gates of the priory and immediately depart without taking or carrying aught away, so that he should not make his abode there for more than one day, or leave any substitute in his room. Proviso that the escheator shall during this vacancy keep in the king's hand any lands or rents by the priory acquired in fee after the date aforesaid, and any which have since that date come to the priors' hands by escheat or otherwise, answering at the exchequer for the issues thereof arising.

To Oliver de Harnham escheator in Oxfordshire. Order not to meddle with the said priory, the manors etc. as above.

The like to the following :

John Karnels escheator in Roteland.

Thomas Sewale escheator in Bukinghamshire.

March 20. To the mayor and bailiffs of the town of Suthampton. Order, Westminster. upon the petition of Arnald Benelond Flemmyng, master and merchant of a ship called '*la Maudeleyn*' of Lescluse in Flanders, if assured that 900 quarters of wheat therein was not without the king's licence taken out of the realm nor is there any reasonable cause for forfeiting the same to the king, to suffer the said Arnald and the attorneys of the merchants who may prove before the mayor and bailiffs that they are owners thereof to sell the same to any who will buy it for a reasonable price, and to receive and take away the money thereof arising, so that by advice of discreet merchants summoned for the purpose the said Arnald shall be by the vendors contented for his freight until the unlading thereof, regard being had to the place and time of lading, and order likewise to deliver the said ship with the gear to the said Arnald; as his petition shews that lately at Lescluse he freighted the said ship with the said wheat of his and of other merchants of Flanders, being of the growth of Flanders, to be taken to Valence in Arragon, and that the said ship on her voyage at sea was in part wrecked off the coast of the Isle of Wight, wherefore the said wheat was for salvage thereof put ashore in the said town, praying licence to lade the same in that port and bring it to Bourdeaux; and in consideration of the dearness of corn in

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Membrane 41—cont.

England in these days the king will not suffer the same to be taken out of the realm, but it is his will that it be sold within the realm in aid of the sustenance of his lieges.

March 22. To the collectors in Kent of the tenth and fifteenth last granted
Westminster. to the king by the commons of England. Order of the king's favour to suffer the now master and brethren of the hospital of *Domus Dei* Dovorre to be quit of all tallages, charges, subsidies, grants and aids, and of tenths and fifteenths granted or made to the king by the said commons, not troubling or grieving them in aught contrary to the king's charter; as lately of his favour the king granted to the said master and brethren that they and their successors should be quit of all manner of tallages etc. to be by the clergy or the commons granted to the king or his heirs, notwithstanding that any such were after the foundation of the hospital demanded and paid by them or their predecessors to the king or his forefathers; and the hospital is in these days of so slender means and so bowed down with misfortune that the lands, goods and possessions thereof may hardly support the charges incumbent thereupon.

MEMBRANE 40.

March 12. To Nicholas Potyn searcher of the king's forfeitures in the port of
Westminster. London. Order, if assured that John de Conyngesby buyer of victuals for the king's household lately laded 780 woolfells to him pertaining by his said office in a boat at Depford for the cause hereinafter mentioned, to dearrest the said fells and boat and deliver them to the said John; as the king has learned that he so laded them in order to bring them to the city of London and nowhere else for ease of carriage and to lessen the expense, and there to sell them and answer to the king for what pertains to him, that he caused them to be brought thither for that purpose, and that the searcher has arrested fells and boat as forfeit to the king, and is detaining them under arrest, pretending that the said John would without the king's licence have taken the fells over sea, wherefore fells and boat ought to be forfeit.

March 9. To the sheriff of Lancaster. Order to cause Ralph de Langton to
Westminster. have seisin of two messuages, 30 acres of land and 2 acres of meadow in Walton in le Dale held by Richard son of Robert le Wryght of Walton in le Dale outlawed for felony it is said; as the king has learned by inquisition, taken by the sheriff, that the premises have been in the king's hand a year and a day and are yet in his hand, that the said Richard held them of Robert de Langton grandfather of the said Ralph whose heir the said Ralph is, and that John duke of Lancastre had the year and a day and the waste thereof, and ought to answer to the king for the same.

March 24. To the mayor and bailiffs of the town of Donewych and the bailiffs
Westminster. of the town of Leystoft. Order, upon the petition of William Neuport citizen and fishmonger of London, to suffer him within those ports to lade in ships 300 quarters of wheat, beans and pease and bring them to the city of London, any proclamations, ordinances or commands to the contrary notwithstanding, certifying under their seals in chancery without delay the quantity of corn so laded; as he

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Membrane 40—cont.

has prayed licence to lade the same and bring it thither for the maintenance of the king's lieges there, and the king has granted licence for that William Kelleshall citizen and fishmonger of London, appearing in person in chancery, has mainperned for him that he shall bring the same to London for that purpose and nowhere else, and shall bring again into chancery letters witnessing the unlading thereof.

To the same. Like order, upon the petition of William Kelleshall citizen and fishmonger of London for licence to lade and bring to London 200 quarters of wheat, beans and pease, by mainprise of William Newport citizen and fishmonger.

March 27. To the mayor and bailiffs of Lenne. Like order, upon the petition
Westminster. of William Reynwelle for licence to lade in that port and bring to London 160 quarters of wheat and 40 quarters of beans, by mainprise of Hugh de Ware and John Bridecote of London.

MEMBRANE 39.

March 18. To Ralph de Thresk escheator in Lincolnshire. Order to remove
Westminster. the king's hand, and not to meddle further with a toft and 24 acres of land and meadows in Brampton which came to the king's hands by reason of the idiocy of John son and heir of Robert son of Richard de Brampton, who died 20 June in the 45th year of the reign, and are yet in his hand, delivering up any issues thereof taken since that day; as the king has learned by inquisition, taken by the escheator, that the premises so came to his hands and are yet in his hand, that they are held of others than the king, and that Thomas son of Robert son of Richard de Brampton is brother and next heir of the said John and of full age.

March 20. Order to the sheriff of Norfolk to cause a coroner to be elected
Westminster. instead of William atte Hegge, who is dead.

March 22. To the sheriff of Northumberland. Order to cause a coroner to be
Westminster. elected instead of Robert de Croxton, who was elected by the late sheriff only and not with the assent of the county as the king has learned.

Like order to the same sheriff for election of a coroner instead of Nicholas de Inghowe.

Like order for election of a coroner instead of William Hydewyn.

March 23. To the bailiffs of the city of Norwich. Order to suffer John Burwell
Westminster. citizen of London by himself and his servants in the said city to lade in boats and ships 60 quarters of wheat by him bought and purveyed in Norfolk and bring them to the city of London, any proclamations, ordinances or commands to the contrary notwithstanding; as Geoffrey Puppe and Robert Wetheresfeld of London have mainperned for him in chancery under a pain of 40*l.* that he shall bring the same to London for sustenance of the king's lieges dwelling there and to no other parts, and shall bring again into chancery letters of the mayor of London witnessing the unlading thereof.

March 28. To Thomas de Illeston escheator in Sussex. Order to remove the
Westminster. king's hand, and not to meddle further with the manors of Sountynge and Iwhurst by Hanefeld, a messuage and 50 acres of land in

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Membrane 39—cont.

Stenyngge and Brembre, and a toft and 60 acres of land called the Potte taken into the king's hand by the death of Andrew Peverel knight, delivering to Katherine his wife any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that the said Andrew at his death held no lands in that county in chief in demesne nor in service, but by gift of Roger Leche parson of Shiremanbury and Robert Cooke vicar of Ifeld held the said manors jointly with the said Katherine to them and the heirs of the said Andrew, by gift of John Piper and Joan his wife held the premises in Stenyngge and Brembre jointly with the said Katherine, and by gift of John Bonard and Maud his wife held the premises called the Potte jointly with the said Katherine to them and the heirs of the said Andrew, and that the same are held of others than the king.

March 29. To Perceval Walssh. Order to pay to the monk of the alien priory Westminster. of Astele 5 marks for Michaelmas term last, and 10 marks a year for maintenance at Easter and Michaelmas by even portions so long as he shall have the keeping thereof, answering at the exchequer for his whole farm, knowing for a surety that if he shall refuse so to do the king will take the priory again into his hand, and will commit the farm thereof to another who will do it ; as lately the king committed to the said Perceval the keeping of that priory and of all its possessions from Easter last so long as war with France shall endure, rendering at the exchequer of Michaelmas and Easter 25 marks a year by even portions, paying to a certain monk thereof for maintenance 10*l.* a year at those terms, paying with the clergy of England the tenths falling upon the said priory so often as they should be granted, and so long as he should have the keeping of the same bearing all charges ordinary and extraordinary incumbent thereupon ; and although from times long past a prior and a monk his fellow used to be therein resident, which monk is yet there, as may appear by letters of the cathedral church of Worcester and of the abbot of Evesham produced in chancery, and the said Perceval is by the form of his commission bound to support all charges, he refuses to pay or deliver any maintenance to the said monk, who has no livelihood if it be not bestowed upon him of the issues and profits of the priory, but from the time that keeping was committed to him has withdrawn such maintenance and is now unlawfully withholding the same contrary to the king's intent and to the farm of his commission ; and the king has compassion upon the said monk's estate, and would make provision for his maintenance.

By C.

April 9. To the keeper of the king's park of Reylegh for the time being. Westminster. Order to suffer John de Wendelyngburgh the king's clerk parson of Estwode to have six kine pasturing in the said park in lieu of twelve swine which his predecessors used to have, not troubling or grieving him in aught contrary to the king's letters patent ; as John de Honesdon late parson of Estwode and his predecessors time out of mind used to have eight kine and twelve swine therein pasturing the whole year, as the king was fully informed ; and for that the pasture thereof was much trampled by the swine to the hurt of the park, willing to provide against such damage and recompense the said parson, on 1 October in the 35th year of his reign the king by letters patent

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Membrane 39—cont.

granted to the said then parson that he and his successors should have six kine pasturing in the said park in lieu of the swine aforesaid without let of the king and his heirs, his bailiffs, foresters or ministers whatsoever.

Et erat patens.

April 15. To the sheriff of Leycester. Order to cause a coroner to be elected Westminster. instead of Richard Hotoft, who is dead.

March 10. To the sheriff of Salop. Order to cause a coroner to be elected instead Westminster. of Roger Preiers, who is dead.

April 25. To William de Latymer constable of Dovorre castle and warden of Westminster. the Cinque Ports or to his lieutenant there, and to the mayor and bailiffs of Sandewich and to every of them. Order to cause Lazarus de Puy, Lewis Caet, Michael de Pera and Geoffrey de Corville to be arrested wherever found within the liberty of the Cinque Ports, and to be brought with all speed before the council at Westminster to answer to the king for the money hereinafter mentioned and concerning other matters which shall then and there be laid before them on the king's behalf; as the said Lazarus and the others were by Thomas de Felton seneschal of Gascony retained to sail with him on the king's service to Gascony, as he has certified in chancery, and after receiving by his hands divers sums of the king's money for their wages withdrew from that service and are lurking in the said liberty to sail privily to foreign parts; and it is the king's will that answer be made by them for that money, and that they be chastised according to their deserts.

Et erat patens.

MEMBRANE 38.

April 8. To Walter Cifrewast escheator in Dorset and Somerset. Order Westminster. to take the fealty of Alice late wife of Ralph Russell knight tenant in chief according to the form of a schedule enclosed, and to remove the king's hand and meddle no further with two thirds of the manors of Athelyngton and Kyngeston Russell co. Dorset and two thirds of the manor of Horsyngton co. Somerset taken into the king's hand by her said husband's death, delivering to the said Alice any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Ralph at his death held the parts aforesaid in chief jointly with the said Alice by grant of Maurice de Brun the elder, Maurice de Brun the younger and Gilbert de Bradegate chaplain made with the king's licence.

April 24. To the sheriff of Lincoln for the time being. Order of the issues Westminster. of the county to pay every year by indenture to John de Multon knight 100 marks at Michaelmas and Easter by even portions; as on 12 December in the 47th year of the reign the king of his favour granted by letters patent to the said John for his good service 100 marks to be taken every year at the exchequer at Easter and Michaelmas by even portions during his life or until the king should take other order for his estate; and upon his petition, for that he has given up those letters in chancery to be cancelled and for his good

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Membrane 38—cont.

service, the king has now granted to the said John by letters patent to have 100 marks a year of the issues of the said county by the hands of the sheriff as aforesaid during his life or until the king shall take other order for his estate.

Et erat patens.

May 7. To Oliver de Harnham escheator in Wiltesir. Order to take the Westminster. fealty of Elizabeth wife of Geoffrey son of Edmund Gascelyn according to the form of a schedule enclosed, and to remove the king's hand and meddle no further with the manor of Shulden and Chippenham taken into the king's hand by her said husband's death, delivering to her any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that by fine levied in the king's court with his licence the said Geoffrey at his death held that manor jointly with the said Elizabeth by gift of Peter de Sutton and Gilbert Prouet vicar of Preston Candevere to them and the heirs of their bodies, and that the same is held in chief by knight service.

*MEMBRANE 36.**

May 16. To William de Wyndesore governor and guardian of Ireland, and Westminster. to the chancellor and treasurer, the barons of the exchequer and the justices of either Bench in Ireland or their representatives, the ordinaries and ministers of holy church and to their commissaries there and every of them. Order, upon petition made to the king on behalf of Hugh cardinal de Sancto Marziale, when need be and when they or any of them shall be required, to cause sufficient counsellors learned as well in the laws of Ireland as in other laws and discreet to be assigned for competent salaries to the said cardinal in all pleas, businesses and complaints for or against him moved before them or any of them; as the said petition shews that for the prosecution, furtherance and defence of his business the cardinal is sending to Ireland certain proctors, and has made them his attorneys general, and that he fears that for lack of counsel and of sufficient counsellors he may easily suffer hurt and prejudice in regard to divers businesses, pleas and complaints for or against him moved, praying that the king will make provision for his peace and for the furtherance and defence of his right; and the king would not that the cardinal or any other should in his courts be put down or oppressed contrary to law.

Et erat patens.

[*Fœdera.*]

MEMBRANE 35.

May 16. Order to the sheriff of Northumberland to cause a coroner to be Westminster. elected instead of John Laweson; as the king has learned by credible witness that the said John is too sick and aged to exercise that office, wherefore the king has removed him.

May 20. To Roger de la Lee escheator in Salop and the march of Wales Westminster. adjacent. Order to cause William brother and heir of John son of William Corbet tenant in chief to have seisin of the said John's lands

* The face of *m.* 37 is blank.

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Membrane 35—cont.

taken into the king's hand by his death and by reason of the said William's nonage; as the said William proved his age before John de Perton late escheator, and the king has taken his homage and fealty.
By p.s. [30529.]

To John Serjeant escheator in Gloucestershire and the march of Wales adjacent. Like order, as the said William proved his age before John de Perton.

May 28. To William de Wyndesore governor of Ireland or to his representative.
Westminster. Order at his peril to cause Edmund Laurence to be attached by his body wherever he shall be found in Ireland, and to cause him to come before the king and council at Westminster, so that he shall be there in the quinzaine of Michaelmas next to answer concerning the matters hereinafter mentioned, and further to do and receive what shall by the council be appointed, having there this writ; as although lately for particular causes him moving the king by divers writs of the great and the privy seal ordered the said Edmund under a pain of 500*l.* to be in person before the king and council at Westminster on set days therein contained to give information touching matters which should then and there be laid before him, and though he received those writs in the presence of the chancellor and treasurer of Ireland as the king is by them informed of a surety, in contempt of the king and his commands he has hitherto taken no heed to come before the king and council or to signify the cause wherefore he ought not so to do.

MEMBRANE 34.

May 20. To John de Cavendissh and his fellows justices appointed to hold
Westminster. pleas before the king. Order by writ of *nisi prius* to command an inquisition which remains to be taken between the king and John prior of St. Botolph Colcestre, executor of Lionel de Bradenham late collector in Essex of the tenth and fifteenth granted to the king, and John de Sutton knight tenant of certain lands late of the said Lionel, concerning 109*l.* of the said tenth and fifteenth by the said Lionel levied and not paid to the king it is said, to be taken before any of the king's justices according to the statutes.

May 15. To the sheriff of Berkes. Order to cause a coroner to be elected
Westminster. instead of John Edmund of Styvynton, who is dead.

May 24. To Oliver de Harnham escheator in Oxfordshire (*sic*). Order to remove
Westminster. the king's hand, and not to meddle further with the manor of Sutton Courtenay taken into the king's hand by the death of Hugh de Courtenay knight, delivering to Maud late his wife any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Hugh at his death held no lands in that county in chief in his demesne as of fee, but held the said manor in chief by knight service in right of the said Maud of the gift and feoffment of Hugh de Courtenay earl of Devon made with the king's licence to her and the heirs of her body by her said husband; and the king has commanded the fealty of the said Maud to be taken.

Vacated, because otherwise upon the Close Roll of last year.

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Membrane 34—cont.

June 5. To Walter Cyfrewast escheator in Dorset. Order to remove the
 Westminster. king's hand, and not to meddle further with 10 marks of yearly rent issuing from the manor of Pytrechesham taken into the king's hand by the death of Edmund (*sic*) Gascelyn, delivering up any issues thereof taken since the death of Geoffrey son of the said Edmund ; as the king has learned by inquisition, taken by the escheator, that the said Geoffrey at his death held no lands etc. in that county in chief in his demesne as of fee, but held 10 marks of rent issuing from the said manor, which is held for life by Robert Bridemere by demise of the said Geoffrey with reversion to the said Geoffrey and his heirs, that the said manor is held of others than the king, and that Christina the elder and Christina the younger daughters of the said Geoffrey are his next heirs and of full age ; and by certificate of John bishop of Bath and Wells, sent into chancery at the king's command, it is found that the said Christina the elder has entered the order of nuns in Mynchenbarwe priory and has there taken the habit of religion, being therein professed at the age of fourteen and upwards, and has there publicly worn the habit of nuns professed for five years, and that she has left no heir of her body begotten before such entry into religion.

To Oliver de Harnham escheator in Wiltesir. Like order ; as the king has learned by inquisition, taken by the escheator, that Geoffrey son of Edmund Gascelyn at his death held the manor of Great Chiverel and divers other lands in that county of others than the king, and that Christina Gascelyn his daughter is his next heir and of full age.

May 19. To the sheriffs of London. Order to cause two messuages and
 Westminster. three shops in Cordewanerstrete in the parishes of St. Mary le Bow and Aldremarychurch London, together with the issues thereof taken since the death of James Andrew citizen of London, to be seized into the king's hand and safe kept to his use until further order, and to make inquisition by oath of true men of Cordewanerstrete ward concerning waste and estrepement by John Vyne 'draper' citizen of London and tenant of the premises there made in the mean time, sending the inquisition into chancery under the sheriffs' seal and the seals of them by whom it was made, also this writ ; as lately upon the finding of an inquisition, taken at the king's command by William de Walleworth mayor of the city of London and escheator therein, that the said James at his death held the premises, which he formerly had for life by grant and demise of William de Weston and Margery his wife sometime wife of Robert de Upton for a yearly rent of 10*l.* 16*s.* 8*d.* payable to the said William and Margery during the said Margery's life and to her heirs during the life of the said James, with reversion of the premises after his death to the said William and Margery and to the said Margery's heirs, that after the said William's death the said Margery granted to the king, his heirs and assigns, all her estate in the rent and reversion aforesaid, that the said James attorned tenant to the king, that the king granted the said rent and reversion to William de Thorp knight and William Pek for the life of either of them with reversion after the death of William de Thorp, William Pek and the said James to the prioress and sisters of the house of the order of preachers by the king newly founded at

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Membrane 34—cont.

Derteford in aid of their maintenance, that by virtue of this grant the said James attorned himself to William de Thorp and William Pek both now deceased, that by their death the rent and reversion of the premises fell to the said prioress and sisters, that they by charter after gave the same to the king and his heirs, and that by virtue of their grant the said James attorned himself to the king, the king by writ ordered the sheriffs to give notice to the tenants of the premises to be in chancery in the octaves of St. Hilary last in order to shew cause wherefore the same ought not to be seized into the king's hand and remain with him and his heirs, and wherefore such tenants ought not to answer to the king for the issues thereof taken since the death of the said James, and further to do and receive what the court should determine, and the sheriffs returned that they gave notice accordingly to the said John Vyne; and that process between the king and the said tenant being after continued to the quinzaine of Easter last, John Vyne appearing in person in the chancery at London acknowledged the king's right to have the premises to him and his heirs as by the inquisition supposed, and surrendered the same to the king, releasing whatsoever he had therein, and renouncing his right in that behalf.

MEMBRANE 33.

May 21. To Thomas de Illeston escheator in Middlesex. Order to deliver
Westminster. to Adam Fraunceys the younger the manor of Edelmeton, 20 wain loads of brushwood to be taken yearly in the out park of Enefeld which was of Humphrey de Bohun late earl of Hereford, four messuages, four carucates of land, 93½ acres of meadow in the common marsh, 166 acres 1 rood of pasture, 46 acres 3 roods of great wood, 120 acres of underwood, and 4*l.* 18*s.* 1*d.* of rent in Edelmeton and Totenham, a messuage, 38 acres of land, 10 acres of meadow and 2 acres of pasture in Edelmeton and Enefeld taken into the king's hand by the death of Adam Fraunceys citizen of London, together with the issues thereof taken; as the king has learned by inquisition, taken by the escheator, that at his death the said Adam held no lands in that county in chief nor of others in his demesne as of fee, but that he held for life the said manor with 20 loads of brushwood to be taken as aforesaid in chief by knight service by grant of Robert Bealknap and John Wroth the younger made with the king's licence, the premises in Edelmeton and Totenham by grant of William Halden and John Osekyn citizens of London, Thomas Byeston vicar of Edelmeton, Thomas Pateshull chaplain and John Ussher, and the premises in Edelmeton and Enefeld by grant of John Ussher and William de Ancroft, all with remainder to the said Adam the younger and to the heirs of his body, that the said messuages, land, meadow, pasture, wood and rent were lately held of the manor of Edelmeton, and that after the said deceased acquired that manor the same were with the said manor held in chief by the service of one knight's fee and of rendering 13*s.* 4*d.* a year at the exchequer by the hands of the sheriff of Middlesex; and the king has taken the homage and fealty of the said Adam the younger. By p.s.

May 20. To Geoffrey de Dereham steward of the honour of Reylegh. Order
Westminster. to remove the king's hand, and not to meddle further with a messuage and 36 acres of land in Reylegh held by James Parker, delivering

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Membrane 33—cont.

up any issues thereof taken ; as lately upon the finding of an inquisition, taken at the king's command by Roger de Wolfreston late escheator in Essex, that the said James at his death held no lands in that county in chief in his demesne as of fee, but by fine levied in the late king's court held the premises of others than the king by gift of John Smolt the elder to the said James and Katherine his wife and to the heirs of their bodies with remainder for lack of such an heir to the right heirs of the said James, that the said James and Katherine are dead without issue, that Walter Parker son of Thomas son of the said James is cousin and the next heir of the said James and of full age, that it was told to the then steward of William de Bohun late earl of Norhampton, who held the said honour with the manor of Estwode to farm of Queen Philippa for a term of 20 years, that John son of John Fullere the younger a neif of that manor was cousin and next heir of the said Katherine, having no knowledge of the fine above recited, and entered the premises, wherefore the said steward ordered the bailiff of the said manor to seize the premises into the said earl's hand and answer for the issues thereof until the said neif would receive and hold the same by way of increase according to the custom of the said manor ; and now the said Walter has petitioned the king for livery of the premises, shewing that he is cousin and heir of the said James as aforesaid, and the king ordered the said Geoffrey to certify in chancery under his seal the manner and cause of his taking and keeping the same in the king's hand, and to be in chancery at a set day now past to give information touching the king's right to the premises now claimed by the said Walter by virtue of the said gift and fine, and he has certified that after the said Katherine's death the said John son of John Fullere the younger the lord's neif entered the premises as her next heir, wherefore order was given to seize the same into the lord's hand as a bondage, and appearing in chancery the said Geoffrey said that he knew no other cause for taking or keeping the premises in the king's hand ; and the king reckons that cause insufficient.

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 Westminster. To John Stanhope of Rampton escheator in Notynghamshire. Order to deliver to Agnes sister and heir of Thomas son and heir of John de Longvilers tenant in chief, a messuage in Soutleverton, one carucate of land in the said town of Leverton and Northcotom, 20 acres of meadow in Trentmerssh, 12 acres of meadow in Humburmedewe, 6s. 4d. of rent there, and six cottages in Leverton and Cotom taken into the king's hand by the death of the said John Longevillers and Thomas and by reason of her nonage ; as the king has learned by inquisition, taken at his command by John Foucher late escheator, that John son of John Longvilers knight at his death held no lands in that county in chief in his demesne as of fee nor in service, but by gift and feoffment of John his father held the premises of others than the king with reversion to John the father and to his heirs if John the son should die without an heir of his body, and that John the son died without issue, wherefore the same ought by the form of the gift to remain to the said Agnes, whom Robert son of Ralph Cromwell has taken to wife, the said Thomas having died within age in the king's wardship ; and on 13 December last her age was proved, and the king took the fealty of the said Robert, and commanded livery to be given to the said Robert and Agnes of her said father's lands.

Vacated, because otherwise upon the Close Roll of the 48th year.

1375.

Membrane 33—cont.

May 27. To John Sergeant escheator in Gloucestershire, Herefordshire and Westminster. the march of Wales adjacent. Order to remove the king's hand, and not to meddle further with the castle, town and lordship of Bergeveny taken into the king's hand by the death of John de Hastynges earl of Pembroke, 1*l*. of rent excepted, delivering to Anne his wife any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said earl at his death held no lands in the counties and march aforesaid in chief in his demesne as of fee, but long before his death with the king's licence enfeoffed Walter Amyas, John Abraham, John Doune, John Prat, Ralph de Walsham and Thomas de Crekkelade of the premises, to hold to them and their heirs, rendering to the earl and to his heirs 1*l*. a year, that after the said feoffees by charter with the king's licence gave the premises to the said earl and Anne for their lives, and that the same are held in chief by the service of keeping the said castle in time of war in Wales; and the king has taken the said Anne's fealty.

June 5. To John Sergeant escheator in Gloucestershire. Order to remove Westminster. the king's hand, and not to meddle further with the castle and lordship of Sturguyll, the town of Chepestowe and the manor of Todenham taken into the king's hand by the death of John de Hastynges earl of Pembroke, delivering to Anne his wife any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said earl at his death held no lands in that bailiwick in chief or of others in his demesne as of fee nor in service, but held the premises jointly with the said Anne for a term of 40 years by demise of Margaret Maresshall dame de Segrave.

MEMBRANE 32.

May 1. To the mayor and sheriff and the coroner of Bristol, and to the Westminster. keepers of the passage in that port. Order, if assured by inquisition or otherwise that Andrew de Nodde was only servant of certain merchants of Florence, and drowned himself owing to infirmity and not of malice, and that the ship, money and merchandise hereinafter mentioned were arrested for no other cause, to dearrest the same without delay, and if they shall find that the said Andrew drowned himself of his own malice and not by reason of infirmity, to keep his own goods (if any), and to deliver to the said merchants or their attorneys the ship, money and all other their goods and merchandise, namely to every one such as he may prove to be his; as on behalf of the said merchants the king has learned that by the said Andrew their attorney therein they lately freighted a certain ship at Bourdeaux with iron, salt and other merchandise in place of merchandise brought thither from Flanders, and brought the same so freighted to England to the town of Bristol, that after its coming thither the said Andrew suddenly fell into a frenzy and drowned himself in the river of that town, and that for that cause the said mayor etc. have arrested and are detaining the said ship and their money and merchandise therein, although the said Andrew had no property in the same, praying the king to dearrest the said ship, money and merchandise.

April 23. To Richard Lyouns of London. Order not to meddle henceforward Westminster. in the levy, collection or receipt in the port of London, in singular the places from thence to Gravesende on either side the river Thames,

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Membrane 32—cont.

at Gravesende and from thence to Tillebury on the Essex side, of the subsidy of 2s. of every tun of wine and 6d. in the pound of goods and merchandise whatsoever brought to England or taken thence, wool, hides and woollfells excepted, which was granted to the king by the prelates, lords and merchants of the realm in the parliament holden at Westminster on the morrow of St. Edmund the King in the 47th year of his reign, although lately the king granted and to farm demised to the said Richard that subsidy for the second year of the grant thereof, namely from Christmas now past for one whole year, in the ports and places of England whatsoever, within liberties and without, wherein wines or merchandise should be laded or unladed; as the king by letters patent has appointed Richard Fraunceys and Robert de Garton to take, levy and collect the same to his use in the places above mentioned. It is the king's will that Richard Lyouns be thereof discharged toward the king.

April 23. To Richard Lyons citizen of London. Order not to meddle hence-
Westminster. forward in the collection, levy and receipt of the petty custom in the port of London and in singular the ports and members adjacent, although lately the king by letters patent granted and demised to him to farm the petty custom in the port and places aforesaid from Christmas last until Christmas next; as the king by letters patent has appointed Richard Fraunceys and Robert de Garton by themselves and their deputies to levy, collect and take to the king's use during pleasure the petty custom in the port of London etc. to Tillebury (as in the last). It is the king's will that Richard Lyons be thereof discharged toward him.

May 24. To Roger Keterich escheator in Essex. Order to remove the king's
Westminster. hand and not to meddle further with a messuage, 21 acres of land and 8s. 4d. of rent in Horndon which were of John Davy of Wyntershell by Billirica, delivering to him any issues thereof taken; as lately the king ordered the escheator to certify in chancery the cause wherefore the premises were by him taken into the king's hand, and he certified that he seized into the king's hand a messuage and 20 acres of land in Botelespirie which were of the said John, by name of a messuage and 20 acres of land in Horndon which were of John Davyd of Botelespirie, for that it was found by inquisition, before him taken, that the said John being indicted for felony, namely for the death of John Baroun who was John Baroun the younger, became a fugitive; and by certificate of John de Cavendissh, sent into chancery at the king's command, it is found that John Davy was before John de Cavendissh and his fellows justices appointed for delivery of the gaol of Colcestre castle acquitted of the said felony, and that he never withdrew himself by reason thereof.

May 28. To the treasurer and the barons of the exchequer. Order, upon the
Westminster. petition of Richard Ravenser the king's clerk, clerk of the hanaper of chancery, to view certain indentures, to receive of him 383 charters contained in a bag of 'canevace' and cancel them, allowing the said Richard in his account at the exchequer the fees for the same; as his petition shews that, among other charters and letters patent which he received of Richard de Thoresby late keeper of the hanaper, he received by indentures 383 charters of divers pardons for felonies

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Membrane 32—cont.

and seditions by the king made before he took up his said office, which charters by lapse of time have utterly lost their force, and that the treasurer and barons are purposing unlawfully to charge him at the exchequer with the fees for those charters, although upon his account he delivered the same to them in the said bag in order to be discharged, praying the king to make provision for his discharge.

June 6. To the collectors in Norfolk of the tenth and fifteenth last granted
Westminster. to the king by the commons of England, and to the mayor of Lenne. Order to cause all and singular the men of that town to be compelled and distrained to pay without delay all sums of money reasonably assessed upon them and every one of them according to their estate and means as well for their tenements and rents as for their moveable goods, sparing none, and to answer to the king for the same, so that by default of the collectors and mayor payment of those sums be not delayed, nor the poor commonalty of the said town unduly charged or grieved; as by grievous complaint made on behalf of the said commonalty the king has learned that although all the men of the town rich and poor are by the taxers and collectors assessed to the said tenth and fifteenth, every one according to his estate and means and according to the quantity of his tenements and rents and of his moveable goods in the said town, certain rich men and sufficient having most lands, rents and goods therein have refused and do now refuse to pay the sums upon them assessed, averring that they ought not to be taxed for their tenements and rents, to the king's hurt and prejudice, delaying payment of the tenth and fifteenth, and to the oppression and destruction of the commonalty, wherefore they have prayed the king's aid; and the king is aware that every man ought to be charged to payment thereof according to his estate and means as well for his tenements and rents as for his moveable goods.

MEMBRANE 31.

May 27. Order to the sheriff of Norhampton to cause a coroner to be elected
Westminster. instead of Ivo Gobyon, who is insufficiently qualified.

June 1. To the mayor and bailiffs of the town of Suthampton and every
Westminster. of them. Order to cause no wrong, trouble, hurt or grievance to the warden and brethren of the order of friars minors dwelling in that town and celebrating for the health of the faithful, but to protect and defend them so that they may peaceably go on in divine services without let or wrong, for which the king may deservedly commend the mayor and bailiffs; as in consideration of the honesty of their religion it is the king's will to favour the said warden and brethren, as befits his majesty.

Et erat patens.

Order to the sheriff [of Berkes, *in margin*] to cause verderers in the king's forest of Wyndesore to be elected instead of Thomas Cruchefeld, John atte More, John de Yevyndon and Richard Whattrigge, who are dead.

Like order, *mutatis mutandis*, to the sheriff [of Surrey, *in margin*] to cause a verderer in the said forest to be elected instead of William atte Park, who is dead.

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Membrane 31—cont.

May 26. To John Sayville escheator in Yorkshire. Order not to meddle
Westminster. further with the manors of Raskelf and Crakhall and divers lands in Carleton and Coverdale, Welle, Newebiggynge, Thoraldby and Burton and a third part of the pasture of Wensladale upon the earl's soil held in dower by Alice who was wife of Ralph de Neville tenant in chief of the heritage of John de Neville son and heir of the said Ralph, and taken into the king's hand by her death, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator that the said Alice at her death held no lands in that county in chief nor of others in her demesne as of fee, but held in dower of the right and heritage of the said John de Neville the manor of Raskelf of the heirs of the lord de Moubray tenant in chief being within age and in the king's hand, the manor of Crakhall and other the premises of others than the king; and on 10 October in the 41st year of his reign the king took the homage and fealty of the said John [de Neville] and commanded livery to be given him of the premises.

Vacated, because otherwise below.

July 3. To Thomas de Illeston escheator in Kent and Surrey. Order in
Westminster. the name of the king's lordship to take a simple seisin within the gates of the abbey of St. Augustine Canterbury, now void by the death of Thomas Colwell the last abbot it is said, and not to meddle by reason of this vacancy with the said abbey or the temporalities or any propriety and goods thereto belonging, delivering without deduction to the prior and convent any issues thereof taken, for it is the king's will that the escheator be thereof discharged toward him, saving to the king during this vacancy the knights' fees held of the abbey, the advowsons of churches and escheats which shall fall in during the vacancy, and the keeping of any lands acquired by the abbey since 1 September 9 Edward II; as on that day the late king by letters patent and by a fine of 200 marks with him made by the then abbot and convent, and for a remission and pardon which they made with the said king of 500 marks wherein king Edward I was bound to them by his letters patent, which they surrendered, granted to the said abbot and convent that at the next vacancy the prior and convent should have the keeping of the abbey for 600 marks, and that thenceforward at every vacancy of the said abbey the prior and convent for the time being should have the keeping of the abbey and the temporalities thereof with all property and goods thereto belonging as fully as the abbot and convent had in times past when the see was filled, so that they should have free administration and disposal thereof as they should see best, saving to the king the knights' fees and advowsons so that all yearly rents and services thereof arising during vacancies should remain to the prior and convent, and saving also escheats which at the end of every vacancy, namely after the fealty of the abbot elect, confirmed or appointed, should be delivered and remain to the abbot, prior and convent and to their successors without trouble or let of the king, his heirs or ministers, rendering to the king for every vacancy after the first whether it should endure half a year or less 600 marks, namely 300 marks within the first two months of such vacancy and 300 marks before the end of the next two months after those, and if it should endure one whole year after the half year 1,000 marks for

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Membrane 31—cont.

that year, and for a greater or less time after the half year in proportion, so that no sheriff, escheator or other bailiff or minister of the king should by reason of a vacancy meddle in the keeping of the abbey or its cells, the manors or other property or goods thereto belonging, except that at the beginning of every vacancy the escheator or other minister of the king for the time being should take a simple seisin as aforesaid and forthwith depart without taking or carrying aught away, so that by reason thereof he should not make his abode there more than one day nor leave any substitute in his room, saving also to the king the keeping of any lands or rents by the abbot and convent thereafter acquired in fee, to be kept during vacancies by the escheator or other the king's ministers, so that no escheator or other minister should by reason thereof enter or meddle in the abbey or aught thereto belonging.

June 8. To the sheriffs of London. Order, upon petition lately made on
Westminster. behalf of Stephen Philip an alien, by mainprise of John de Stoke clerk and brother Michael prior of Longbenyngton to set him free from Neugate prison without delay ; as the said petition shews that without the king's licence he lately entered the realm by the port of London, that he was by the keeper of the port taken upon suspicion that he so entered to spy out the king's secrets and reveal them to his adversaries abroad, and was delivered to the sheriffs to be kept in the said prison in safe custody until command should be given by the king for his deliverance, and that he is there detained although he entered not for that nor for any evil cause, praying for deliverance ; and the king ordered the sheriffs by inquisition or otherwise to take information touching the behaviour and condition of the said Stephen therein, and if they should find him not suspect or guilty and detained for that cause and for none other, to take of him security for his good behaviour toward the king, his realm and subjects, and to set him free, certifying in chancery what they should do at that command ; and they certified that the said Stephen entered the realm without licence in order to visit a certain monk his friend born in Normandy and dwelling at Longbynyngton for maintenance and livelihood, and not to spy out nor reveal the king's secrets, that he is of good behaviour and condition as they have made careful inquisition, and that they deferred to set him free for that he might not find security according to the form of the king's command ; and the said John and Michael, appearing in person in chancery, have mainperned for his good behaviour, and that he shall attempt nought which may tend to the hurt or prejudice of the king, his realm or subjects.

June 4. To Thomas de Illeston escheator in Sussex. Order to remove the
Westminster. king's hand, and not to meddle further with 60 acres of land in Eldebury taken into the king's hand by the death of Thomas atte More, delivering up any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that Thomas atte More at his death held no lands in that county in chief in demesne nor in service, but held that land of others than the king, and that John his son aged 19 years is his next heir.

June 18. To the sheriff of Northumberland. Order to cause a coroner to be
Westminster. elected instead of Nicholas Ingowe ; as Henry de Percy has testified

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Membrane 31—cont.

in chancery that the said Nicholas is insufficiently qualified, wherefore the king has removed him.

Like order to the same sheriff for election of a coroner instead of John Walyngton.

Like order to the same sheriff for election of a coroner instead of William Hidewyn.

June 24. Order to the sheriff of Surrey to cause a coroner to be elected Westminster. instead of John Amondesham, who is too aged to labour in that office.

MEMBRANE 30.

June 12. To Richard Waterden escheator in Norfolk and Suffolk. Order to Westminster. suffer the now dean and chapter of the church of St. Paul London to have the keeping and full disposal of the bishopric of London, now void by the translation of Simon the last bishop to be archbishop of Canterbury, and of all temporalities thereof in that bailiwick, with all property and goods to the same belonging, delivering to them any issues thereof taken since that vacancy began, saving to the king the knights' fees and advowsons of churches to the bishopric belonging and escheats which shall fall in during this vacancy, also the keeping during this vacancy of any lands by the bishops acquired and annexed to the bishopric since 19 December in the 11th year of the reign; as on that day the king by letters patent granted to the dean and chapter that at every vacancy of the said bishopric they and their successors should have the keeping thereof and of all the temporalities with all property and goods thereto belonging as fully as the bishops had when the see was filled or as the king might or ought to have had if the keeping thereof were kept in his hand, saving the knights' fees and advowsons and the escheats falling in during such vacancies, which escheats at the end of a vacancy, namely after the fealty of the bishop elect and confirmed or appointed, should be delivered and remain to the bishop and his successors, and saving to the king and his heirs the keeping of any lands and rents by the bishops thereafter acquired in fee, to be kept by the escheators and other ministers of the king during such vacancies, rendering to the king for every vacancy, if it should endure one whole year, 1,000*l.* whereat the bishopric is yearly taxed, and if for a greater or less time in proportion.

The like to the following:

Roger Keterich escheator in Essex and Hertfordshire.

Thomas de Illeston escheator in Surrey, Sussex and Middlesex.

William Walworth mayor of the city of London and escheator therein.

June 27. To Thomas Walssh escheator in Leycestershire. Order to deliver Westminster. to Thomas son of Giles de Erdyngton and to Margaret his wife the manor of Barwe upon Sore taken into the king's hand for the causes hereinafter mentioned; as Henry de Erdyngton lately acquired of Ralph Basset to him and his heirs a fourth part of the said manor, which is held in chief, and of John Lestraunge another fourth part, and after Giles de Erdyngton (now deceased) entered the said manor without due process or livery of the king's court, and thereof enfeoffed William le Walssh late parson of Upton and Thomas Wylde chaplain and their heirs, and having full and peaceable seisin thereof the said

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Membrane 30—cont.

William and Thomas after gave the said manor to the said Giles and Elizabeth his wife for life, with remainder to the said Thomas son of Giles and to the said Margaret and to the heirs of their bodies, with remainder for lack of such an heir to the said Giles and his heirs, the king's licence for these things not having been obtained, and the manor is by the escheator taken into the king's hand as well by the death of the said Elizabeth as by reason of the trespasses aforesaid; and the king of his favour and for 20*l.* by the said Thomas son of Giles and by the said Margaret paid has pardoned those trespasses, granting by letters patent so far as in him lies that Thomas son of Giles and the said Margaret shall hold the said manor to them and the heirs of their bodies with remainder to the heirs and assigns of the said Giles without let of the king or his heirs, their justices, escheators, sheriffs or other bailiffs or ministers whatsoever.

June 27. To Thomas Walssh escheator in Leycestershire and Warwickshire.
Westminster. Order to remove the king's hand, and not to meddle further with the manors of Knossyngton co. Leycester and Erdyngton co. Warrewyk taken into the king's hand by the death of Elizabeth who was wife of Giles de Erdyngton, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Elizabeth at her death held no lands in chief in her demesne as of fee, but by gift of Henry de Cobynton and John Wynnshurst chaplain held the said manors of others than the king, and that Thomas de Erdyngton her son is her next heir and of full age.

June 3. To Richard Husee and John Shotttere vendors of underwood within
Westminster. the king's forest of Melchet. Order to deliver by indenture to Robert Bunte and George Joce, whom the king has appointed to repair his manor of Claryndon and the paling of his park there, for the purpose of such repairs, all moneys in their hands of the sale aforesaid.

The like to the following:

John Lokeharm and John Justice vendors of underwood within Claryndon park.

Thomas Wysdam and John Wydeford vendors of underwood in Grovele forest.

June 27. To Walter Cyfrewast escheator in Dorset. Order to remove the
Westminster. king's hand, and not to meddle further with the manor of Corfe Malyn, taken into the king's hand by the death of Elizabeth who was wife of Gyles de Erdyngton, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Elizabeth at her death held no lands in that county in chief in her demesne as of fee, but held the said manor of others than the king, and that Thomas de Erdyngton her son is her next heir and of full age.

July 10. To Oliver de Harnham escheator in Berkshire and Wiltesir. Order
Westminster. to take the fealty of Katherine wife of John de Estbury for the manor of Blaggrove according to the form of a schedule enclosed, and to remove the king's hand and meddle no further with the manors of Blaggrove and Haddele, a messuage, one carucate of land and 30*s.* of rent in Uplamborne, a messuage, one carucate of land and 3 acres of meadow in Wynterborne Earls and Wynterborne Forde, and one

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Membrane 30—cont.

carucate of land in Mymbury taken into the king's hand by the said John's death, delivering up any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that the said John at his death held the manor of Blaggrove of the heirs of the earl of Hereford tenant in chief, who are within age and in the king's wardship, the manor of Haddele as jointly enfeoffed with Katherine his wife, and the residue of the premises as jointly enfeoffed with his said wife and Thomas their son of others than the king.

July 12. To Roger Keterich escheator in Essex. Order to remove the king's
Westminster. hand, and not to meddle further with a messuage and 14 acres of land in Dunton taken into the king's hand by reason of the outlawry of John Laurence of Dunton, delivering to Henry Foucher and Alice his wife any issues thereof taken since the death of Joan late wife of the said John, who was wife of Andrew le Nyng' likewise deceased ; as the king has learned by inquisition, taken by the escheator, that the said John, who was outlawed for felony, on the day of his outlawry held the premises in right of the said Joan, that the said Andrew and Joan held the same for life by demise of Robert Colman of Little Burstede with remainder to Alice Cooke yet living whom the said Henry has taken to wife, and that they are held of others than the king.

MEMBRANE 29.

July 6. To John Karnels escheator in Norhamptonshire. Order, if
Westminster. partition thereof be not yet made nor livery given, in presence of the heirs and parceners, if being warned they will attend, to make a partition into four equal parts of a messuage, three cottages, one virgate of land and 4 acres of meadow in Silveston, and to cause Thomas Wolfencote, son of Joan one of the sisters of Richard father of John de Braundeston, to have seisin of his purparty together with the issues of that purparty taken since 12 July in the 46th year of the reign ; as upon the finding of an inquisition, taken at the king's command by Simon Warde then escheator, that the said John at his death held the premises in chief in his demesne as of fee by service of serjeanty, namely to taste the king's wine when he should make his abode in his manor of Sylveston, and divers other manors and lands in that county of others than the king, and that the said Thomas, John Assheby son of Margery the second sister of the said Richard, both of full age, Agnes de Foxle daughter of John son of Olive his third sister, and John Mabely son of Richard son of Margaret his fourth sister, both within age, are cousins and next heirs of John de Braundeston, on 12 July aforesaid the king respited the homage of the said Thomas and John Assheby for their purparties to a set day now past, and ordered the late escheator to take their fealty, to take of them security for payment of their relief at the exchequer, to make a partition of the premises into four equal parts, and to cause the said Thomas and John Assheby to have seisin of their respective purparties, with a proviso that every one of the said heirs should have a share of the lands so held in chief and should be a tenant of the king, keeping in the king's hand until further order the purparties of the said Agnes and John Mabely ; and the king has now taken the homage and fealty of the said Thomas. Proviso (*as before*) ; and order to send the partition to be enrolled in chancery.

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Membrane 29—cont.

July 14. To Walter Sifrewast escheator in Dorset. Order, if the parcels
 Westminster. hereinafter mentioned are in the king's hand for the cause stated and
 for none other, and if assured by oath of true men of his bailiwick that
 the lands recovered are parcel of the manor of Wynfred Neubourgh
 which is held in chief, to take the fealty of Hawise wife of Thomas
 son and heir of Robert de Neuburgh, and to deliver the said parcels
 to her according to the effect of the judgments herein recited; as on
 18 March in the 11th year of his reign the king by letters patent
 gave licence to the said Robert to enfeof Nicholas de Neuburgh clerk
 and Adam Tettebourne clerk and their heirs of the said manor, so
 that they having full and peaceable seisin thereof might give the
 same to the said Robert for life with remainder to the said Thomas
 and Hawise and to the heirs of their bodies; and now the said Hawise
 has petitioned the king for restitution of divers parcels thereof,
 shewing that after the said Robert's death the said Thomas obtained
 possession of the said manor and without the king's licence aliened
 those parcels to divers persons for life, namely to John Bagge and
 John his son 6 acres of land, to John Tiddelyng 3 acres of land, to
 Richard Font 18 acres of land and 1 acre of meadow, to William
 Jattey and Joan his wife 10 acres of land and 2 acres of meadow, to
 Avise Saldyns 18 acres of land and $\frac{1}{2}$ acre of meadow, to Edward
 Mantel 30 acres of land and 5 acres of meadow, to William Reynald
 and Joan his wife and Robert Wylly 3 acres of land and $\frac{1}{2}$ acre of
 meadow, to William Cod and Maud his wife 6 acres of land and $\frac{1}{2}$ acre
 of meadow, to Joan Bagge 16 acres of land and $\frac{1}{2}$ acre of meadow,
 to Avise Malyns 3 acres of land, to Nicholas Malyn a messuage and
 1 acre of meadow, to Maud Terryes 3 acres of land, to John Stoke
 5 acres of land and $\frac{1}{2}$ acre of meadow, to Henry Gylmyn and Alice his
 wife 18 acres of land and $\frac{1}{2}$ acre of meadow, to John Penbrygge and
 Joan his wife 3 acres of land and $\frac{1}{2}$ acre of meadow, to Avice who was
 wife of John Gydion 5 acres of land and 1 rood of meadow, to Avice
 Shippester 3 acres of land, to Richard Duryng and Christiana his wife
 8 acres of land and 1 acre of meadow, to William Kemere and Margery
 his wife 10 acres of land and 1 acre of meadow, to Nicholas Catour
 18 acres of land and 1 acre of meadow, to Roger Raulys and Avice
 his wife 6 acres of land and 1 acre of meadow, to Geoffrey Warfoule
 3 acres of land and $\frac{1}{2}$ acre of meadow, to John Tyte 6 acres of land
 and $\frac{1}{2}$ acre of meadow, to John Colyns 18 acres of land and 1 acre of
 meadow, to John Beaugraunt and Agnes his wife 3 acres of land and
 1 acre of meadow, to Isolda who was wife of William Snow 3 acres of
 land and 1 rood of meadow, to Avice North 3 acres of land and 1 rood
 of meadow, to Nicholas Tidelyng and Edith his wife a messuage, to
 John Possch' and Christina his wife 20 acres of land and 4 acres of
 meadow, to Robert atte Water 3 acres of land and 1 acre of meadow,
 to Clement Mulward and Avice his wife 3 acres of land and 1 acre of
 meadow, and to John Whiteclyve and Alice his wife 3 acres of
 meadow all in Wynfred Neubourgh, and that although she overlived
 the said Thomas, and by judgments rendered in the king's court upon
 the records and processes of causes before the justices of the Bench
 by divers writs of *cui in vita* recovered the said parcels against the
 persons named, as appears by the tenor of those records and processes
 which the king has caused to come before him in chancery, Adam
 atte More late escheator took the said parcels into the king's
 hand, pretending that in those alienations trespasses are committed
 against the king, and the same are yet in the king's hand.

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Membrane 29—cont.

July 10. To John Savvyll escheator in Yorkshire. Order not to meddle
Westminster. further with the manors of Raskelf and Crakhall and divers lands in Carleton and Coverdale, Welle, Nywebyggynge, Thoraldby and Burton, a third part of the pasture of Wensladale upon the soil of the earl of Richemund, and 40*l.* 6*s.* 8*d.* of rent issuing from the manor of Sutton in Galtres which Alice who was wife of Ralph de Nevylle tenant in chief at her death held in dower of the right and heritage of John de Nevylle son and heir of the said Ralph, and which by her death are taken into the king's hand, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Alice at her death held no lands in that county in chief nor of others in her demesne as of fee, but held as aforesaid the manor of Raskelf of the heirs of lord de Moubray tenant in chief, who are within age and in the king's hand, the manor of Crakhall and other the premises of others than the king; and on 10 October in the 41st year of his reign the king took the homage and fealty of the said John [de Névyll] and commanded livery to be given him of his said father's lands.

MEMBRANE 28.

July 20. To John de Sayville escheator in Yorkshire and Westmorland.
Westminster. Order to deliver to Ingelram de Coucy earl of Bedford and Isabel his wife the king's daughter the manors and moiety hereinafter mentioned, with the knights' fees, advowsons of churches and other appurtenances, taken into the king's hand by the death of Joan who was wife of John de Coupland, together with the issues thereof taken since her death; as lately of his favour the king by letters patent granted to the said earl and Isabel and to the heirs of their bodies the remainder of all the manors and lands held for life by the said Joan with remainder to the king, and the knights' fees, advowsons of churches, hospitals, religious houses, vicarages and chapels, the parks, forests, chaces, woods, warrens, fisheries, moors, marshes, turbaries, meadows, feedings, pastures, services of tenants free and neif, liberties, escheats, wards, marriages, reliefs, commodities, profits etc. thereto belonging, which by virtue of the said earl's charter ought to have remained to the king; and now it is found by inquisition, taken by the escheator at the king's command, that the said Joan held for life the manors of Thornton, Coggill and Midleton co. York, the manor of Wynandermer with the members and appurtenances, namely the hamlets of Lageden, Loghrygge, Grysmer, Hamelsate, Troutebek, Appilthwayt, Crosthwayt, Strike-landkell and Hoton, the manor of Castirton and a moiety of the manor of Kyrkeby Kendale co. Westmorland, with remainder as aforesaid, and that the manors of Wynandermer and Castirton and the said moiety with the members are held in chief by the service of the moiety of one fee of barony (*unius feodi Baronie**), the other manors of others than the king; and the king has of his favour respited the homage and fealty of the said earl, who is dwelling over sea with the king's licence, until his return to England. By K.

To Richard de Hoghton escheator in Lancashire. Order to remove the king's hand, and not to meddle further with the manor of Moresholme, the moieties of the manors of Wiresdale and Assheton

* *Sic.* Also in the original inquisition.

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Membrane 28—cont.

and the third part of the manor of Whytyngton, with the knights' fees, advowsons of churches and other appurtenances thereof in his bailiwick taken into the king's hand by the death of Joan who was wife of John de Coupland, delivering to the said earl and Isabel any issues thereof taken; as lately of his favour etc. (as above); and it is found that she held the premises for life etc.; and that the same are held of others than the king.

By K.

MEMBRANE 27.

July 5. To the treasurer and the barons of the exchequer. Order to stay
Westminster. their demand made by exchequer summons upon Agnes who was wife of John Mautravers the elder and is his executrix to answer to the king for the issues of the manor of Rathgell co. Lemeryk or to account for the same during the time the manor was by the king's commission in her said husband's keeping, discharging her and Robert Rous knight, Joan his wife, John Daroundell, Eleanor his wife and all others at the exchequer of England of the said issues or the value of that manor; as lately upon the finding of an inquisition, taken at the king's command by Nicholas de Bekenefeld then escheator in Ireland and returned in the chancery of England, that John Mautravers the younger at his death held the said manor in chief by knight service for his life by demise of John Mautravers the elder with reversion to John the elder and to his heirs, at the suit of the said John the elder in chancery in the octaves of the Purification in the 37th year of the reign, averring that the said manor was held of the countess Dessemond as of her manor of Inskysty and not in chief, for that it was before the king alleged that the same is held of the king as found by the said inquisition, and was without the king's licence aliened by the said John the elder to the said John the younger for life, the king sent the record and process of the business for debate before the justices appointed to hold pleas which follow the justiciary of Ireland, committing meanwhile the keeping of the said manor to the said John the elder according to the statute, so that he should answer at the exchequer of Dublin for the issues or the value thereof if it should be determined that the manor or the keeping thereof ought to pertain to the king; and subsequently the said Robert and Joan, John de Arundell and Eleanor, the said Joan and Eleanor being cousins and heirs of the said John the elder who died while the business was pending without debate, and the said Agnes being his wife and executrix who is distrained to render account as aforesaid, appearing in person in the said chancery, averred that the said manor at the time of the alienation was held of the late countess of Dessemond, and is now held of the earl of Dessemond as of their manor of Inskysty and not of the king, as they were ready to shew forth in due manner, craving that the king's hand be removed, and Michael Skillyng the king's attorney offered for the king to prove that the same was held in chief by knight service, and was without the king's licence aliened as aforesaid, craving that inquisition be made by the country, and the said Robert, Joan, John [de Arundell] Eleanor and Agnes likewise, wherefore a day was given them to be in chancery in the quinzaine of Midsummer next to do and receive what should be lawful in the premises; and willing to be fully certified concerning the business the king appointed the chancellor of Ireland,

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Membrane 27—cont.

Robert Holywode chief baron of the exchequer of Ireland, William de Karlille baron of the said exchequer, the escheator of Ireland, Walter Lanfant knight and Michael Laweles, five, four, three and two of them, by the oath of knights and other true men of Ireland not of kinship or affinity with the parties or with the earl of Dessemund, son and heir of the said countess, to take the proof aforesaid, commanding the said chancellor and the others to summon to them the king's serjeants and others of the council of Ireland who ought to be summoned and the said parties, to take information touching the business, and at set days and places by them provided to take the said proof, sending the same to the chancery of England under the king's seal used in Ireland before the quinzaine of Midsummer or on that day at latest; and now it is found by inquisition, taken by virtue of the king's command before the said escheator, Walter and Michael and returned in the chancery of England, that the said manor of Rathgell is not held in chief but of the earl of Dessemund as of his manor of Inskysty by the service of 40s. of the king's service when a scutage is current and by suit of the earl's court of Inskysty from quinzaine to quinzaine, and that at the time of the alienation the same was held of the said countess by the services and suit aforesaid and not in chief.

The like, *mutatis mutandis*, to the treasurer of Ireland and the barons of the exchequer of Ireland.

July 8. To Thomas Walssh escheator in Leycestershire. Order to remove
Westminster. the king's hand, and not to meddle further with the manor of Houby taken into the king's hand by the death of Edmund de Fretheby knight, delivering to Margaret his wife any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Edmund at his death held that manor jointly with the said Margaret of the gift of Robert de Melton to them and the heirs male of their bodies, with remainder for lack of such an heir to the said Edmund's right heirs, and that the same is held of others than the king.

To John Carnelles escheator in Norhamptonshire. Like order concerning certain lands in Harleston, Heyford, Bryngton and Colyntrou; as the king has learned by inquisition, taken by the escheator, that the said Edmund at his death held no lands in that county in his demesne as of fee, but held the premises as dower of the said Margaret after the death of Ralph de Bolymer sometime her husband, and that the same are held of others than the king.

To John Sayville escheator in Yorkshire. Like order concerning the manor of Edelthorp with the appurtenances of Berthorp, the manor of Fretheby, a messuage and ten bovates of land in Grymsthorp Acclive, a messuage and two bovates of land in Wystowe, a messuage and two bovates of land in Rillyngton, the manor of Bulmere and divers other lands in Yorkshire; as the king has learned by inquisition, taken by the escheator, that Edmund de Fretheby knight at his death held the said manors of Edelthorp and Fretheby and the premises in Grymsthorp, Wystowe and Rillyngton jointly with Margaret his wife by gift and feoffment of John de Carethorp parson of Tanfeld and Robert de Melton to them and the heirs male

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of his body, the manor of Bulmere and other lands aforesaid as the said Margaret's dower after the death of Ralph de Bulmere sometime her husband, and that all are held of others than the king.

July 16. To the treasurer and the barons of the exchequer and to the chamberlains. Order to account with William de Burstall the king's clerk, to whom on 22 July in the 45th year of his reign the king committed the keeping of the House of the Converts London for life with all things thereto belonging, concerning fees and wages as well for himself as for one chaplain and one clerk serving the said house, also for John de Sancta Maria and Lawrence de Sancto Martino converts of the said house now living, in the same manner as used to be done with William Ayremyn and Henry de Ingelby late keepers thereof, allowing the said William de Burstall such wages for himself, the chaplain, clerk and converts aforesaid as were at the exchequer allowed to the said William Ayremyn and Henry; and order to the treasurer and chamberlains to pay of the treasury what shall by such account be found due to him; as King Edward I of his reverence for the Virgin Mary granted by letters patent to his converts of London for life 20*l.* 4*d.* to be taken every year at the exchequer towards their maintenance and the maintenance of a keeper of the house, two chaplains, one clerk of their houses and other property, so that after the death of every convert so much a year of that sum should lapse as the deceased used to take for his portion.

July 19. To Walter Cyfrewast escheator in Dorset. Order to cause John Guildford. son and heir of Henry Moigne tenant in chief to have seisin of his said father's lands taken into the king's hand by the said Henry's death and by reason of the said John's nonage; as he has proved his age before the escheator, and the king has taken his homage and fealty. By p.s. [30578.]

To Oliver de Harnham escheator in the counties of Suthampton and Wiltesir. Like order, *mutatis mutandis*; as the said John has proved his age before Walter Cyfrewast. By p.s. (the same writ).

The like to the following:

Roger Keterych escheator in Essex.

John Serjeaunt escheator in Gloucestershire.

MEMBRANE 26.

July 18. To Walter Cyfrewast escheator in Somerset and Dorset. Order Henley. in the name of the king's lordship to take a simple seisin within the gates of Glastonbury abbey and to depart forthwith, not taking or carrying aught away, so that he shall not make his abode there longer than one day nor leave any substitute in his room, suffering the now prior and convent fully to have the keeping and disposal of the abbey, now void by the death of Walter de Monynton the last abbot, and of all the temporalities thereof in his bailiwick, the property and goods thereto belonging, and delivering to them without delay any issues thereof taken, saving to the king the knights' fees and advowsons of churches thereto belonging and escheats after 27 January in the third year of the reign, and the keeping during this vacancy of any lands by the abbots acquired since that day and to the abbey

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annexed ; as on 27 June (*sic*) in the aforesaid year the king with the assent of the prelates, earls, barons and other nobles of the realm granted by letters patent to the abbot, prior and convent of Glastonbury that at every vacancy of the abbey by death, cession, resignation or otherwise the prior and convent and their successors should have the keeping of the abbey and all the temporalities thereof with all goods and property to the same belonging as fully as ever the abbot had when the see was filled, so that they should have free administration and disposal of the said temporalities, property and goods as they should see best, saving to the king the knights' fees and advowsons of churches during a vacancy, rendering to the king for every vacancy if it should endure one whole year 1,000 marks, and if for a less time or a greater in proportion, so that no sheriff, escheator or other bailiff or minister of the king whatsoever should by reason of such vacancy meddle with the keeping thereof or of the manors, granges or other property or goods whatsoever to the abbey belonging, except that at the beginning of every vacancy the escheator or other minister of the king for the time being should take a simple seisin and at once depart as aforesaid.

To Oliver de Harnham escheator in Wiltesir and Berkshire. Like order (*omitting the clause which orders a simple seisin and withdrawal*).

The like to John Mattesford escheator in Devon.

July 21. To John de Sayville escheator in Yorkshire. Order to remove
Westminster. the king's hand, and not to meddle further with the manors of Upton, Stillyngflete and Kylwardley, certain lands in Aycoscoghsh and a sixth part of the manor of Baynton taken into the king's hand by the death of John de Grey of Retherfeld knight, delivering to Maud his wife any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that the said John at his death held no lands in chief in his demesne as of fee, but held the said manors of Upton and Stillyngflete jointly with the said Maud of the gift and feoffment of Peter de Otryham parson of Estclaydon and William de Merston parson of Samerton for their lives, and by fine levied in the king's court likewise held the manor of Kylwardley, the lands and sixth part aforesaid jointly with the said Maud for their lives, and that the premises are held of others than the king.

To Oliver de Harnham escheator in Oxfordshire. Like order, *mutatis mutandis*, concerning a fourth part of the manor of Stanlake ; as the king has learned by inquisition, taken by the escheator, that [John] de Grey of Retherfeld knight held that part jointly with Maud his wife by gift of Thomas parson of Niwebury, John de Baldynton, William parson of Chalreye and Robert atte Mulle chaplain to them and the heirs of their bodies, and that the same is held of others than the king.

To Thomas Sewale escheator in Bukinghamshire. Order to deliver to Bartholomew de Grey knight, son of John de Grey of Retherfeld, and to Philippa his wife four virgates of land in Estclaydon taken into the king's hand by the said John's death, together with the issues thereof taken, but to remove the king's hand and meddle no further with the residue of the manor of Estclaydon and the manor of Shobyndon likewise taken into the king's hand, delivering up any

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Membrane 26—cont.

issues of these taken ; as the king has learned by inquisition, taken by the escheator, that by grant of Nicholas Tudemersh, Thomas Coubrugge and Walter Yonge the said John at his death held for life the said four virgates as parcel of the manor of Estclaydon by knight service of the king as of the honour of Peverel, and likewise the residue of that manor and the manor of Shobyndon of others than the king, with remainder to the said Bartholomew and Philippa and to the heirs of their bodies ; and the king has taken the homage and fealty of the said Bartholomew, son and heir of the said John, and has commanded livery to be given him of his said father's lands.

MEMBRANE 25.

March 25. To Thomas de Reynes lieutenant of William Latymere constable of Dovorre castle. Order to cause twelve whole cloths by him found, which Bydan de Lospital has proved to be his, to be delivered up, to make inquisition concerning eight other cloths which have been eloiigned, to whose hands they have come, and if they exist to cause them to be arrested in whose hands soever they shall be found, or if not the true price, which the lieutenant shall lay upon them, to be levied of those who have them and delivered to the said Bydan ; as the lieutenant has certified in chancery that he has found twelve of the cloths which the said Bydan by his own oath and by sufficient mainpernors of the city of Bayonne has proved to be his, that the proof seems to the lieutenant to be sufficient, and that eight cloths are in arrear to him, which were wasted and sold by seamen of Romeney and Hethe.

March 25. To William Latymere constable of Dovorre castle and warden of the Cinque Ports or to his lieutenant. Order to stay until further order payment to Richard Benet parson of the parish church within Dovorre castle of the 9 marks which on 12 November in the 38th year of the reign the king by letters patent granted him in aid of the maintenance of his estate over and above the 6 marks yearly which he takes of the issues and profits of the castle, to be taken every year by him and his successors by the hands of the constable for the time being at Christmas, Easter, Midsummer and Michaelmas by even portions ; as the king has learned that the said Richard is not doing the duty of his office, as in law he is bound, in regard to the cure of souls etc.

March 17. To Thomas Walssh escheator in Leycestershire. Order to remove the king's hand, and not to meddle further with a manor at Adloxton, three virgates of land and 18*d.* of rent of freeholders in Carleton Curly, and 16*s.* 8*d.* of like rent in Somerby which were of William Hakeluyt, delivering up any issues thereof taken ; as lately for particular causes the king ordered the escheator to certify in chancery under seal the manner and cause wherefore the said William's lands were by him taken into the king's hand, the description and yearly value thereof according to the true value in all issues, and the escheator certified that at another time the king sent him a writ to make inquisition how much land the said William at his death held in chief as well in demesne as in service, and how much of others, who was his next heir of blood and of what age, and that he thereupon found by

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Membrane 25—cont.

inquisition that the said William held no lands in that county in chief, but it was by that inquisition presented that he died seised of the said manor, value 60s., the said lands value 33s. 4d. a year, and of the said rents, and that John Mey was his next heir of blood, which inquisition the escheator returned in chancery in pursuance of the said writ, certifying that although it was by the said inquisition presented that the said John was next heir of the said William's blood, he the escheator on 20 February last seized the premises into the king's hand, understanding that it pertained to his office so to do to the king's profit, and that he would until further order levy to the king's use any issues and profits thereof arising in the mean time, for that he saw not the said John, and knew not whether he was yet alive or no ; and the king reckons that cause insufficient.

April 11. To Ralph de Tresk escheator in Lincolnshire. Order to deliver to Westminster. Gilbert de Umframville earl of Angos and Maud his wife the advowson of Skirbek church, if the same was taken into the king's hand by the death of Anthony de Lucy and by reason of the nonage of Joan his daughter and heir and is yet in the king's hand for that cause ; as it is found by inquisition, taken by the escheator, that the said Anthony died seised of no lands in that county, for that he aliened the manor and advowson of Skirbek and all other his lands with the knights' fees and advowsons which he had therein to Richard de Askeby parson of Werkyngton, William de Stodfold parson of Deen and Robert de Evenwode parson of Angreham in fee simple, that after his death the said Joan was his heir, being within age and in the king's wardship by reason of other lands in Cumberland held in chief, that claiming the presentation to Skirbek church in right of the said heir the king presented John de Saxton his clerk to the same, being void during her nonage, that he was at the king's presentation admitted by the bishop of Lincoln, and was instituted therein, that the said Joan died within age and in the king's wardship, and that the said Maud being sister of the said Anthony is aunt of the said Joan and next heir of her said brother, and of the age of 30 years ; and after the said Richard de Askeby and Robert de Evenwode died, and the said William de Stodfold survived, and gave the said manor and advowson and other lands with the knights' fees and advowsons to the said earl and Maud and to the said Maud's heirs, and after released to them all his right in the premises, in their possession being ; and on 6 November in the 43rd year of his reign the king respited the homage and fealty of the said earl due by reason of issue between him and the said Maud begotten, and commanded livery to be given to them of the said Anthony's lands which came to the king's hands as above rehearsed.

April 12. To Walter Perle and David Hanemere justices of assize in Westminster. Oxfordshire. Order, if any such assizes as hereinafter mentioned are before them arraigned against John Dodeford now prior of St. Frideswide Oxford, to hold deliberation and behave so circumspectly in that behalf that nought shall arise which may tend to the prejudice of the king's right in the patronage of that priory, the diminution of chantries and other works of piety established of old time for the souls of the king's forefathers, or to the wrong or oppression of the said house ; as upon information received that by lack of care and

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Membrane 25—cont.

prudent ruling of the priors and other presidents, by divers alienations of lands and possessions to divers persons in fee, for life and otherwise, by numberless grants of corrodies, pensions and yearly rents by them made, and by removal of books, ornaments, jewels and other goods the property of the priory by fraud and collusion of certain therein, the said priory, which is of the foundation of the king's forefathers and of the king's patronage, is so much fallen that the lands and possessions thereof remaining suffice not for maintenance of the canons there serving, whereby divine worship is diminished, other works of piety established for the king, his forefathers and for other benefactors are withdrawn, and what is worse there is fear that the said canons are like to be dispersed if a speedy remedy be not applied, the king desiring the relief of the priory on 26 February last by letters patent appointed Richard de Treton, John de Honyton and Thomas de Houton or two of them to make inquisition by true men of the county and certify touching the premises; and the king is informed that great number of assizes of novel disseisin touching corrodies and pensions to be taken of the said house are before the said justices arraigned against the said now prior, wherein if they were to proceed the evils aforesaid might easily arise, especially since full inquisition is made upon the said articles, and the defects and hurts suffered by the priory yet remain uncorrected by the king and council.

June 25. To the abbot of Alnewyk. Strict order upon his allegiance and
Westminster. under pain of forfeiture forbidding him by colour of any command to him now or hereafter addressed by the abbot superior of the Premonstratensian order of France or by the abbot of Salseed of Scotland to submit himself or be intendant or obedient to the abbot of Salseed or his commissaries, or to any commands in their visitations, so behaving that the king shall have no matter for wrath against him as one who violates the rights of the crown; as the king has heard how that the said superior has appointed the abbot of Salseed shortly to visit the abbey of Alnewyk in England, the abbot and canons there, and to do other things unheard of, and the king is aware that if these things were suffered grave prejudice would arise to him and to the crown, especially as in times past such things were never suffered to be done by an enemy or at his command within the king's power or realm, and it is presumed that hereby the abbey is like to be charged with grievous and unwonted inposts, and money to be carried over from England to his enemies, which the king will not and ought not to endure.

Vacated, because upon the Close Roll of last year.

June 2. To John de Cavendissh and his fellows, justices appointed to hold
Westminster. pleas before the king. Order to view and examine the record and process herewith sent under seal, to summon before them the prior of Lantony Prima in Wales and Robert de Sutton clerk and any other who ought to be summoned, to hear the reasons and allegations to be set forth as well for the king as for the said prior, and to cause any errors therein to be in due manner corrected on either party, proceeding as of right ought to be done according to the law and custom of England; as lately at the suit of John de Gloucestre sometime prior of Lantony aforesaid by his petition in parliament

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Membrane 25—cont.

presented before the king and council, averring that by a judgment rendered in error in the Common Bench of Dublin against John Rufford his predecessor (then deceased) the king [recovered] his presentation to the church of Archath, which was appropriated to the said prior and convent time out of mind, and presented thereto William de Bardesby, who at the king's presentation was instituted and inducted, and praying for correction of the errors in that record and process and in the rendering of that judgment, the king caused the same to come before him in England, and the record and process being before the king viewed and examined and the errors appointed therein being heard and debated, it was determined that the said judgment should be annulled and that the said prior should have a writ to the sheriff to put him in seisin of the said advowson; and after in the parliament at Westminster in the twelfth year of the reign it was by the said prior averred that after the annulment aforesaid the justiciary of Ireland presented John de Bardesby clerk, to the said church, being void by the resignation of William de Bardesby, and the king commanded the justiciary to revoke any presentation so made by him in the king's name or by others, suffering the then prior to have such estate in the said advowson as his predecessor had before the rendering of the said erroneous judgment, as appears as well by an exemplification of the said record and process and by the prior's petition in parliament endorsed as by inspection of the rolls of chancery; and after the prior petitioned the king to revoke the presentation of the said Robert de Sutton under the seal used in Ireland, which presentation he procured by averring that the right of presentation belonged to the king by colour of the presentation of John de Bardesby, after revoked as aforesaid, and to stay a plea in the court of Ireland wherein the said prior was at the king's suit impleaded by writ of *quare impedit*, wherefore the king ordered the sheriff of Meath in Ireland to give notice to the said Robert to be in chancery in the quinzaine of Michaelmas last to shew cause wherefore his presentation ought not to be revoked; at which day the said Robert appeared, and alleged for the king that in the court of Ireland the king recovered by *quare impedit* the presentation to the said church, and that by virtue of that recovery he the said Robert obtained possession of the said church, wherefore the king caused the record and process of that cause in the court of Ireland with all things affecting the same to come before him in the chancery of England there to be viewed and examined as lawful was; and on behalf of the said prior it is alleged that there are great number of errors in that record and process.

July 14. To Roger Keterych escheator in Essex. Order to cause Peter son
Westminster. and heir of Walter Burre tenant by knight service of the king as of the honour of Reylegh to have seisin of his said father's lands taken into the king's hand by his death and by reason of the said Peter's nonage; as he has proved his age before the escheator, and the king has taken his homage and fealty. By p.s. [30574.]

MEMBRANE 24.

Sept. 20. To Walter Cyfrewast escheator in Dorset. Order not to meddle
Westminster. by reason of this vacancy with the temporalities of the bishopric of

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Membrane 24—cont.

Salisbury, now void by the death of Robert the last bishop, or with any property to the same belonging, but in the dean's absence to suffer the chapter of St. Mary Salisbury freely without let to dispose of the said temporalities, delivering to the chapter anything thereof taken by him since the bishop's death, saving to the king during this vacancy the knights' fees and advowsons of churches to the bishopric belonging, the temporal escheats which shall fall in, and the keeping of Shirburne castle and of any lands acquired by the bishop or his predecessors since 19 December 11 Edward II; as on that day the late king by letters patent, by the now king confirmed, granted that at every vacancy of the said bishopric the dean and chapter of the said church and their successors should have the keeping of the bishopric and of all temporalities, property and goods thereto belonging as fully as in any times past the bishops had when the see was filled or as the king might or ought to have had if the keeping were in his hands, so that they should have free administration and disposal of the said temporalities, goods and property as they should see best, taking all manner of emoluments, saving to the king the knights' fees held of the bishopric, and the advowsons of churches when they should fall in during a vacancy, so that all rents and yearly services of such fees arising during vacancies should remain to the dean and chapter, and saving to the king escheats which should then fall in, which escheats at the end of every vacancy, namely after the fealty of the bishop elect and confirmed or appointed, should without let or trouble of the king or his heirs remain to the bishop and to his successors, rendering to the king for every vacancy if enduring one whole year 1,021*l.* 7*s.* 11*d.* whereat the bishopric is yearly taxed, and for a greater or a less time in proportion, so that no escheator, sheriff or other bailiff or minister of the king should by reason of a vacancy meddle with the keeping of the bishopric, the manors or other property or goods thereto belonging, except that in the beginning of every vacancy the escheator or other minister of the king for the time being should in name of the king's lordship take a simple seisin within some manor of the bishopric and forthwith depart without taking fealty or acknowledgment of any tenant of the bishopric or taking or carrying aught away, so that by reason of such seisin he should not make his abode there longer than one day nor leave any substitute in his room, saving to the king the keeping of any lands or rents acquired by the bishop in fee after the aforesaid date, to be kept during vacancies by the escheators or other his ministers, so that none of them should by reason thereof enter the bishopric or meddle therewith or with aught thereto pertaining save as aforesaid.

The like, omitting the clause relating to Shirburne castle, to the following :

William de Walleworth mayor of the city of London and escheator therein.

Oliver de Harnham escheator in Wiltesir and Berkshire.

Thomas de Illeston escheator in Surrey and Middlesex.

MEMBRANE 23.

July 6. To Ralph de Thresk escheator in Lincolnshire. Order to remove Westminster. the king's hand, and not to meddle further with the manors of Lavyngton, Kynthorp and Withcalle taken into the king's hand

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Membrane 23—cont.

by the death of William brother of Nicholas de Cantilupo, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Nicholas de Cantilupo knight the grandfather enfeofed Thomas Neumarche knight, John Bussy and Hugh Cressy jointly of the said manors, which are held of others than the king, that the said feoffees gave the same to Joan who was wife of the said Nicholas for life with remainder to Nicholas son of William son of the said Nicholas the grandfather (both now deceased) and to the heirs of his body, remainder for lack of such an heir to William brother of the said Nicholas the grandson and to the heirs of his body, remainder for lack of such an heir to the right heirs of the said Nicholas the grandfather, and that the same ought by the form of the gift to remain to William de Cantilupo son and heir of the said Nicholas the grandfather for that the said Nicholas son of William and the said William his brother are dead without issue.

To Oliver de Harnham escheator in Wiltesir. Like order, *mutatis mutandis*, concerning the manor of Ambresbury taken into the king's hand by the death of William de Cantilupo the younger; as the king has learned by inquisition, taken by the escheator, that the said William at his death held no lands in that county in chief in his demesne as of fee nor in service, but by gift and feoffment of Thomas de Neumarchee knight, John de Bussy and Hugh de Cressy held the said manor in his demesne as of fee tail to him and the heirs of his body, with remainder for lack of such an heir to the right heirs of Nicholas de Cantilupo knight his grandfather, that William de Cantilupo knight is next heir of the said Nicholas the grandfather and of full age, and that the said manor is held of others than the king.

Aug. 8. To the sheriff of Leycester. Order at his peril to cause as many
Yardley. men of that county as need be to come thence in order to make a sufficient stable for the king's deer in his park of Ridlyngton and bailiwick of Beaumond against the king's coming, so that they be there at his coming without difficulty, and that the king's sport be not hindered by neglect of the sheriff or lack of such men; as the king is about to come shortly to his forest of Roteland for sport there in the present hunting season.

Aug. 9. To the steward and marshals of the king's household. Order to be
Yardley. advised and behave so circumspectly in the taking of an inquisition which they are purposing to take in a cause now pending without the king's writ between John Giles of Thyndon and John Symondeson and John Cole of Broghton co. Norhampton concerning an alleged debt of 20 marks, that nought be attempted to the prejudice of either party contrary to justice or to the law and custom of the realm; as by the grievous complaint of the defendants it is shewn the king that, although the contract and action for debt arose at the town of Broghton co. Norhampton, which is within the verge of the king's household, the steward and marshals are purposing to take that inquisition of the venue of Broghton co. Bukingham, which is without the verge, to the defendants' prejudice and contrary to the law and custom aforesaid; and it is the king's will that nought be done derogatory to the common law.

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Membrane 23—cont.

Aug. 11.
Drayton.

To John Karnels escheator in Norhamptonshire. Order to deliver the manor of Duston in dower to Maud who was wife of John de Grey of Retherfeld tenant in chief, of whom the king has commanded an oath to be taken by the abbot of Redyng that she will not marry without the king's licence; as by assent of Bartholomew de Grey knight, son and heir of the said John, the king has assigned to her in dower of the lands of her said husband taken into the king's hand by his death the said manor, a moiety of the manor of Somerton co. Oxford with the advowson, to present every other turn, and a yearly rent of 16 marks to be taken at Martinmas and Whitsuntide by even portions of a moiety of the manor of Askham co. York.

The like to Oliver de Harnham escheator in Oxfordshire, to deliver in dower to the said Maud a moiety of the manor of Somerton with the advowson as aforesaid.

The like to John Sayvyll escheator in Yorkshire to deliver to her the said yearly rent to be taken of a moiety of the manor of Askham.

July 28.
Westminster.

To Thomas Sewale escheator in Cambridgeshire. Order to remove the king's hand, and not to meddle further with the manor of Cumber-ton called 'Burdeleysmaner,' taken into the king's hand by the death of Joan who was wife of Gilbert de la Chaumbre, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Joan at her death held no lands in that county the wardship whereof ought at present to pertain to the king, but held the said manor of others than the king.

June 28.
Westminster.

To John Carnell' escheator in Norhamptonshire. Order to deliver to William Corbet, son of Elizabeth sister of Thomas Baa and brother and heir of John son of William Corbet tenant in chief, a toft, 5½ virgates of land and 3s. 5d. of rent in Bradden and a messuage, one carucate of land and 10 acres of underwood in Sewell taken into the king's hand by the death of the said Thomas and by reason of the nonage of the said William brother of John; as the king has learned by inquisition, taken at his command by Nicholas Seymour late escheator, that Thomas Baa at his death held no lands in that county in chief in his demesne as of fee nor in service, but held the premises of others than the king, and that the said William brother of John is his cousin and next heir, being lately within age and in the king's wardship but now of full age; and on 20 May last the said William's age being proved the king took his homage and fealty, and commanded livery to be given him of the lands of the said John his father (*sic*).

Aug. 19.
Nassington.

To Ralph de Thresk escheator in Lincolnshire. Order to take the fealty of Amandus Sourdevale according to the form of a schedule enclosed, and to deliver to him a messuage, a dovecot, 60 acres of land and 110s. 4d. of rent in Threkyngham taken into the king's hand by the death of Agnes daughter of Agnes de Sourdevale, together with the issues thereof taken, but to remove the king's hand and meddle no further with divers other lands held of others than the king, delivering to the said Amandus any issues of these taken; as the king has learned by inquisition, taken by the escheator, that at her death the said Agnes the daughter held no lands in that county in chief nor of others in her demesne as of fee nor in service, but held the premises in fee tail by knight service of the heir of Henry de Bello Monte

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Membrane 23—cont.

tenant in chief, being within age and in the king's wardship, and divers other lands likewise of others than the king by gift and feoffment of Thomas vicar of Threkyngham and Hugh atte Halle to John Sourdevale and Agnes his wife and to the heirs of their bodies of all the premises by name of the manor of Threkyngham, with remainder for lack of such an heir to the said Amandus (yet living) father of the said John and to his heirs, and that the same ought by the form of the gift to remain to the said Amandus for that the said John, Agnes his wife and Agnes their daughter and heir are dead without issue.

Aug. 31. To Roger Keterich escheator in Hertfordshire. Order to assign
Oakham. dower of her husband's lands, taken into the king's hand by his death, to Elizabeth who was wife of Edward de Kendale knight tenant in chief, of whom the king has commanded an oath to be taken by William Croyser knight that she will not marry without the king's licence, sending the assignment to be enrolled in chancery.

MEMBRANE 22.

Oct. 10. Order to the sheriff of Wiltesir to cause a coroner to be elected
Westminster. instead of John Frende, who is dead.

Oct. 12. To Walter Cifrewast escheator in Dorset. Order to remove the
Westminster. king's hand, and not to meddle further with a tenement and appurtenances in Wymborne Mynstre, delivering to Richard Alayn his brother any issues thereof taken since the death of Warin Aleyn; as the king has learned by inquisition, taken by the escheator, that the said tenement was taken into his hand by reason of the idiocy of the said Warin and so is in his hand, that the same is held of others than the king, and that the said Richard is next heir of the said Warin and of full age.

Oct. 17. Order to the sheriff of Norhampton to cause a coroner to be elected
Westminster. instead of John de Messenden, who is dead.

Oct. 20. To the keepers or farmers and tenants of the king's manor of Hedyng-
Westminster. ton, his hundred of Bolyngdon, and his hundred beyond the northward gate of the town of Oxford for the time being. Writ *de intendendo*, directing them of their fee farm to pay to John de Beverle the king's esquire and Amice his wife as well the arrears before 9 April last of 27*l.* yearly as of 55 (*sic*) yearly since that date, and henceforward to pay them 81*l.* a year, taking their acquittance; as on 30 January in the 46th year of his reign for particular causes therein expressed the king by letters patent granted to the said John and Amice 27*l.* to be so taken every year at Easter and Michaelmas by even portions by the hands of Richard Dammory late farmer of the said manor and hundreds and of the king's heirs or other farmers thereof for their lives or until he should take other order for their estate; and on 9 April last, the said Richard being dead, the king granted to the said John, over and above the 27*l.* aforesaid, the residue of the said fee farm which is extended at 81*l.* a year, namely 54*l.* a year, to be taken every year by the hands of the farmers or tenants of the said manor and hundreds during the said John's life or until the king should take other order for his

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Membrane 22—cont.

estate, with reversion to the king and his heirs of the said 54*l.* a year after the said John's death, and of the said 27*l.* a year after the deaths of the said John and Amice.

Et erat patens.

MEMBRANE 21.

Sept. 6. To Roger Keterich escheator in Hertfordshire. Order to deliver
Rockingham. to John son of John Argentem the manors of Great Wylmundele and Little Wylmundele taken into the king's hand by the death of Agnes who was wife of John Mautravers the elder, together with the issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Agnes at her death held no land in that county in chief in her demesne as of fee, but held the manor of Great Wylmundele in chief by the serjeanty of serving of one cup at the king's coronation with the citizens of London, and the manor of Little Wylmundele likewise of the king as of the honour of Albemarle by service of rendering 20*s.* a year towards the ward of Craven, and that the said John Dargentem, son of John Dargentem sometime her husband, is her said husband's next heir and of full age; and on 6 March in the 12th year of his reign the king took the homage of the said John, being son and heir of John Dargentem who was tenant in chief of the late king, and commanded livery to be given him of his said father's lands.

To Thomas Sewale escheator in Cambridgeshire. Order not to meddle further with a manor in Meldeburne called the Argentems with appurtenances in Meldeburne and Melreth taken into the king's hand by the death of the said Agnes, delivering up any issues thereof taken; as the king has learned etc. (as above) that she held the said manor for life, in name of dower after the death of John Dargentem her first husband, of William Latymere by knight service and by the service of 5*s.* a year, and that John Dargentem knight son of John etc. (as above).

Sept. 5. To Richard de Waterden escheator in Norffolk. Order to deliver
Rockingham. to John fitz Johan the manor of Skulton called Burdeleys, taken into the king's hand by the death of Joan who was wife of Gilbert de la Chaumbre, together with the issues thereof taken, to hold for his life by the courtesy of England; as the king has learned by inquisition, taken by the escheator, that at her death the said Joan held the said manor in her demesne as of fee in chief by the service of being at the king's coronation and doing the office of lardenar, and that the said John, who took her to wife, ought to hold the same for his life by the courtesy by reason of issue between them begotten; and the king has taken his fealty.

Sept. 17. To Thomas Walssh escheator in Warwickshire. Order to deliver to
Westminster. John de Beauchamp of Holt and Joan his wife, daughter and heir of Robert le Fut tenant by knight service of the heir of John Leveysy tenant in chief, lately within age and in the king's wardship, all the lands so held by her said father which are taken into the king's hand by his death and by reason of the said Joan's nonage; as she has proved her age before the escheator.

To Oliver de Harnham escheator in Oxfordshire. Like order; as the said Joan has proved her age before Thomas Walssh.

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Membrane 21—cont.

Sept. 24. To the mayor and sheriffs of London. Order, when required by
Westminster. William Strete the king's serjeant his butler, to admit Henry de Morton, whom by appointment of the king he has made his substitute, to execute in his stead the office of coroner in the city of London, taking nevertheless of the said Henry an oath that he will behave well and truly therein; as by reason of divers the king's business whereon at the king's command he is engaged in divers parts of England, the said William, to whom that office pertains, has no leisure to exercise the same in person in the said city. By bill of the king's butler.

Sept. 25. To Richard Waterden escheator in Suffolk and Norfolk. Order to
Westminster. remove the king's hand, and not to meddle further with the manor of Wyset co. Suffolk and divers other manors and lands in Norfolk taken into the king's hand by the death of Agnes who was wife of John de Nerford knight, delivering up any issues thereof taken; as the king has learned by divers inquisitions, by the escheator taken at his command, that the said Agnes at her death held no lands in chief in her demesne as of fee, but held the said manor for life of the king as of the honour of Richemund by the service of the fourth part of one knight's fee, and divers manors and lands in Norfolk of others than the king, and that Margaret daughter of John de Nerford son of Thomas de Nerford knight brother of the said John de Nerford knight, whom John Brewes has taken to wife, is cousin and next heir of John de Nerford knight and of full age; and on 20 July in the 46th year of his reign the king granted the said honour to his son John duke of Brittany.

Sept. 28. To the sheriff of Norhampton for the time being. Order to pay to
Westminster. John de Luffewyk late keeper of the king's park of Brixstoke the arrears since 9 September last of 6*d.* a day, and henceforth to pay him that daily sum every year during his life, taking his acquittance; as on that day the king of his favour granted by letters patent to the said John for his good service long time rendered, and for that he is now too infirm and aged to toil with advantage in that service, 6*d.* a day for his maintenance to be taken for life of the issues of that county by the hands of the sheriff.

Et erat patens.

Oct. 1. To the mayor and bailiffs of the town of Oxford. Order, according
Westminster. to the liberties granted them by charters of former kings and the king's confirmation thereof, to cause a coroner to be elected instead of Roger Chichestre late coroner of that town, who is elected bailiff thereof as the king has learned.

MEMBRANE 20.

Oct. 4. To John Sergeaunt escheator in Gloucestershire. Order to take
Westminster. of Maud who was wife of John fitz Nicol tenant in chief an oath that she will not marry without the king's licence, and in presence of Thomas his cousin and heir, if being warned he will attend, to assign her dower of her said husband's lands taken into the king's hand by his death, sending the assignment under seal to be enrolled in chancery.

Oct. 4. Order to the sheriff of Gloucester to cause a coroner to be elected
Westminster. instead of Geoffrey Aylewyn, who is blind and aged.

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Membrane 20—cont.

Oct. 10. Order to the sheriff of Wiltesir to cause a coroner to be elected Westminster. instead of Cauntelo de Marlebergh, who is dead.

Oct. 12. To Roger de la Lee escheator in Salop. Order to cause Robert Westminster. Ferrers to have seisin of a messuage and one carucate of land in Neweton held by Thomas Hord outlawed for felony it is said ; as the king has learned by inquisition, taken by the escheator, that the premises have been in his hand a year and a day and are yet in his hand, that the said Thomas held them of the said Robert, that for three years past the escheators have answered at the exchequer for the issues thereof, and that Edmund de Borton late escheator had the year and a day and the waste thereof, and ought to answer to the king for the same.

Oct. 18. To Walter Cyfrewast escheator in Somerset. Order to remove Westminster. the king's hand, and not to meddle further with the manor of Horey, a messuage, one carucate of land 6 acres of meadow in Swyndon, and 66s. 8d. of rent issuing from a messuage and one carucate of land in Postrigge taken into the king's hand by the death of John Horey, delivering to Eleanor his wife any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that the said John at his death held the said manor jointly with the said Eleanor to them and the heirs of their bodies, and the premises in Swyndon, and the said rent issuing from the premises in Postrigge now held for life by Robert Crosse parson of Spaxton and Robert Crosse the younger by the rent above mentioned for their lives, also the reversion of the last mentioned premises, by gift of Thomas atte Rewe and others, and that the same are held of others than the king.

Oct. 16. To Walter Cyfrewast escheator in Somerset. Order to take of Westminster. Eleanor who was wife of John Horey tenant in chief an oath that she will not marry without the king's licence, and to assign her dower of her said husband's lands taken into the king's hand by his death, sending the assignment under seal to be enrolled in chancery.

Sept. 30. To the farmers, keepers or bailiffs of the king's manors of Penreth Westminster. and Soureby co. Cumberland for the time being. Order of the farm or issues of those manors to pay to John de Neville steward of the king's household for life 100*l.* yearly at Easter and Michaelmas by even portions, taking his acquittance ; as the king by letters patent has granted to the said John for his good service 100*l.* a year to be so taken for his life or until the king shall take other order for his estate.
Et erat patens.

MEMBRANE 19.

Sept. 24. To Richard Waterden escheator in Norffolk and Suffolk. Order to Westminster. take the fealty of Michael atte Pool knight according to the form of a schedule enclosed, to take of him and Katherine his wife security for payment at the exchequer of their relief for 69 acres of pasture in Wyngefeld co. Suffolk, and to cause them to have seisin of the said pasture taken into the king's hand by the death of Eleanor who was wife of John de Wyngefeld knight, but not to meddle further with divers other manors and lands in those counties likewise taken into the king's hand, delivering up any issues of those taken ; as the king has

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Membrane 19—cont.

learned by inquisition, taken by the escheator, that the said Eleanor at her death held the said pasture in chief by the service of two white doves payable yearly, and divers manors and lands in those counties of others than the king, and that the said Katherine her daughter is her next heir and of full age.

Vacated, because upon the Fine Roll for this year.

Sept. 28. To the bailiffs of the city of Worcester for the time being. Order Westminster. to pay to John de Beauchamp the king's esquire the arrears since 12 August last of 20*l.* a year, and henceforth to pay him that yearly sum for life at Michaelmas and Easter by even portions, taking his acquittance; as lately by letters patent under the great seal the king granted the said John for keeping the castle of Bruggenorth 6*d.* a day of the issues of the county of Salop to be taken for life at the hands of the sheriff, and by other letters patent granted him for his good service 10 marks a year so long as he should abide in the king's household and 10*l.* a year after he should depart thence with the king's leave, to be taken at the exchequer during his life or until the king should take other order for his estate; and after on 12 August last, at the said John's petition and for that he gave up the said letters patent in chancery to be cancelled, the king of his favour granted by letters patent to the said John as well in recompense for the 6*d.* a day as for his service aforesaid 20*l.* a year to be taken as aforesaid of the farm of the said city during his life or until the king should take other order for his estate.

Et erat patens.

Sept. 6. To the prior of Worcester, being guardian of the spirituality of the Westminster. bishopric of Worcester during the vacancy of the see. Order if the facts be as hereinafter mentioned, to release the sequestration of the goods and chattels of Robert Idebury parson of Twenyngge, lest the king have matter for wrath against the prior as one who impugns the rights of the crown; as according to the law and custom of England heretofore observed and approved the goods and chattels of outlaws pertain as forfeit to the king, and have been used so to do time out of mind; and although John Sergeant his escheator in Gloucestershire seized into the king's hand divers goods and chattels of the said parson appraised at 10 marks, for that he found by inquisition, before him taken of his office, that the said parson was outlawed in that county for divers felonies and trespasses, the said prior has caused the same to be sequestrated into his hands, as the king has learned; and the king will not endure such things to the prejudice of himself and of the crown.

Oct. 12. To Thomas Waryner. Writ *de intendendo*, directing him to cause Westminster. 10 marks 10*d.* for Michaelmas term last to be paid to John atte Welde and William Gervays, executors of Robert de Woubourne one of the tellers of the receipt of the exchequer, and 20 marks 20*d.* henceforward every year at Easter and Michaelmas by even portions until the lawful age of the heir of Thomas de Overton tenant in chief, if Thomas Waryner shall so long have the wardship of two thirds of his lands taken into the king's hand by his death and by reason of the said heir's nonage, taking the executors' acquittance; as lately the king granted to the said Robert 100*s.* a year to be taken at Easter and Michaelmas by even

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Membrane 19—cont.

portions of the issues of Bedfordshire and Bukinghamshire by the hands of the sheriff all his life or until the king should take other order for his estate ; and on 1 September in the 46th year of his reign, in recompense for that sum and for that he gave up the letters patent concerning the same in chancery to be cancelled, the king by letters patent granted to the said Robert the 20 marks 20*d.* which Thomas Waryner is bound yearly to pay at the exchequer for the wardship aforesaid, to be taken as aforesaid by his hands or the hands of another guardian until the lawful age of the said heir.

Et erat patens.

Oct. 18. To Roger atte Lee escheator in Staffordshire. Order to remove the
Westminster. king's hand, and not to meddle further with two parts of the manors of Weston under Luseyord and Neuton by Blyfeld into five equal parts divided, taken into the king's hand by the death of Elizabeth daughter and heir of William Trumwyn of Cannokbury, delivering up any issues thereof taken, although lately it was found by inquisition, by the escheator taken at the king's command, that at her death the said Elizabeth held three parts of the said manors, that Isabel wife of William Reynald her aunt is her next heir and of full age, and that the same are held of others than the king ; as the said William Reynald and Isabel, appearing in person in chancery in the quinzaine of Michaelmas last, acknowledged and averred that they had no right in two parts of the said manors so divided, nor did any pertain to them at present, but that by virtue of a fine levied in the king's court before William de Fyncheden and his fellows justices of the Bench in the 47th year of the reign those two parts ought now after the said Elizabeth's death to remain to Adam de Peshale and Elizabeth his wife, as appears by a part of the said fine produced in chancery.

MEMBRANE 18.

Oct. 20. Order to the sheriff of Lincoln to cause a coroner to be elected
Westminster. instead of William de Wyhum, who is insufficiently qualified.

Oct. 24. To Ralph de Thresk escheator in Lincolnshire. Order to deliver
Westminster. in dower to Margaret who was wife of Henry de Bello Monte tenant in chief such as are in his bailiwick of the knights' fees and parts of fees following which the king has assigned to her of the knights' fees of her said husband taken into the king's hand by his death, namely the sixth part of one knight's fee in Braytoft and Frisby now held by John de Cressy and extended at 16*s.* 8*d.* a year, the fifth part of one knight's fee in Kateby held by John de Croxton at 20*s.*, the moiety of one knight's fee in Hotoft and elsewhere held by John de Helynges at 50*s.*, the moiety of one knight's fee in Tiryngton held by the heirs of Thomas Mustell at 50*s.*, the moiety of one knight's fee in Langton and Thymelby held by John de Wylughby and the abbot of Kirkestede at 50*s.*, one knight's fee in Kelstern and Kaylesthorp held by Robert Haulay knight and the abbot of Louth Park at 100*s.*, the eighth part of one knight's fee in Barton held by John de Wilughby at 12*s.* 6*d.*, the fifth part of one knight's fee in the said town of Barton held by the heirs of John de Orby at 20*s.*, the third part of one knight's fee in the same town held by the abbot of Bardenaye at 2½ marks, the eighth part of one knight's fee in the same town

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Membrane 18—cont.

held by the abbot of Thornton at 12s. 6d., the twentieth part of one knight's fee in the same town held by Roger Straunge at 5s., the moiety of one knight's fee in Feriby held by Thomas de Kidale at 50s., one knight's fee in Horkestowe held by the prior of the Hospital of St. John of Jerusalem in England at 100s., three knights' fees in Wyntryngham held by Dame de Marmyon at 15l., the moiety of one knight's fee in Asethorp held by the heirs of Robert de Horneby at 50s., one knight's fee in Scampton held by the abbot of Kirkestede at 100s., the fourth part of one knight's fee in Burton held by the abbot of Bardenaye at 25s., three quarters of one knight's fee in the same town held by the abbot of Barlynges at 75s., two knights' fees in Cokewold and Thoresweye held by John de Helynges at 10l., one knight's fee in Swalowe and Cotes held by John de Helynges at 100s., the moiety of one knight's fee in Thoreswaye held by the heirs of Peter Neville at 50s., one knight's fee in Barowe held by the abbot of Thornton at 100s., two thirds of one knight's fee in Rothewell held by the heirs of Robert de Keleby at 5 marks, the moiety of one knight's fee in the said town of Rothewell and Thoresweye held by the heirs of Roger de Insula at 50s., $2\frac{1}{4}$ knights' fees in Ilkeston co. Derby held by William de Cantilupo knight at 11l. 5s., $3\frac{1}{2}$ knights' fees in Whatton in la Vale co. Notyngham held by Hugh Newemarche at 17l. 10s., one knight's fee in Hemyngton held by John de Crophull and Henry de Langton at 100s., the fourth part of one knight's fee in Hatherne held by John Nauncell at 25s., the moiety of one knight's fee in Hoghton and Swynford sometime held by Stephen Malore at 50s., one knight's fee in Frisby and Galby now held by John Burdet at 100s., the fortieth part of one knight's fee in Weston sometime held by Martin de Baill' at 5s., the ninth part of one knight's fee in Weston sometime held by Saier de Trumpton at 10s., the fortieth part of one knight's fee in Wykyngeston sometime held by Martin de Baill' at 5s., the fortieth part of one knight's fee in Weston sometime held by Robert de Horpewell at 10s., the fourth part of one knight's fee in Burton Noveray sometime held by Nicholas Noveray at 25s., one knight's fee in Loghton formerly held by the earl of Oxford at 100s., one knight's fee in Wykyngeston formerly held by the said earl at 100s., and one knight's fee and the moiety of one knight's fee in Wheston and Mounsorell co. Leycester sometime held by John de Segrave and extended at 7l. 10s. a year.

To John de Bekyngham escheator in Notynghamshire and Derbyshire. Like order to deliver in dower to the said Margaret $3\frac{1}{2}$ knights' fees in Whatton in la Vale co. Notyngham and $2\frac{1}{4}$ knights' fees in Ilkeston co. Derby, tenants and extents (*as above*).

To Thomas Walssh escheator in Leycestershire. Like order in regard to one knight's fee in Hemyngton, the fourth part of one knight's fee in Hatherne, the moiety of one knight's fee in Hoghton and Swynford, one knight's fee in Frisby and Galby, the fortieth part of one knight's fee in Weston, the ninth part of one knight's fee in Weston, the fortieth part of one knight's fee in Wykyngeston, the fortieth part of one knight's fee in Weston, the fourth part of one knight's fee in Burton Noveray, one knight's fee in Loghton, one knight's fee in Wykyngeston, and one knight's fee and the moiety of one knight's fee in Wheston and Mounsorell, tenants and extents (*as above*).

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Membrane 18—cont.

To Ralph de Thresk escheator in Lincolnshire. Order to deliver in dower to the said Margaret the advowsons following, which the king has assigned to her of the advowsons of her said husband, namely the advowsons of Lyndewode church extended at 20 marks a year, and of Caillesthorp church at 12½ marks a year, both in that county.

MEMBRANE 17.

Oct. 19. To John Sayville escheator in Yorkshire. Order to remove the
Westminster. king's hand, and not to meddle further with the lands and tenements hereinafter mentioned taken into the king's hand by the death of Thomas de Bolton, delivering to John de Lokton and Agnes his wife any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that at his death the said Thomas held jointly with Agnes his wife (whom the said John de Lokton has taken to wife) of the gift of Adam de Appilton chaplain made with the king's licence to them and the heirs of their bodies, a messuage and garden called Gaytskogh, nine tofts, fourteen bovates and 60 acres of land, 7 acres of meadow and 30s. of rent in Hoton Colswayne, which are held in chief, and likewise jointly with the said Agnes the manor of Hoton Colswayne and three bovates of land in that town with the site of a water mill upon the river Derwent, the manor of Hoton Bardolf and three bovates of land in that town, and twelve bovates of land in Hoton Mynchon held of others than the king; and the king has taken the fealty of John de Lokton.

Oct. 20. To John Sergeant escheator in Gloucestershire. Order to deliver
Westminster. to Richard de Lutteleye and Joan his wife, daughter and heir of Richard Haym tenant by knight service of Humphrey de Bohun cousin and heir of Humphrey de Bohun earl of Hereford tenant in chief who was lately within age and in the king's wardship, all the lands of her said father which by his death are in the king's hand; as the said Joan has proved her age before the escheator, and the king has taken the fealty of her said husband.

Oct. 14. To John de Sayville escheator in Yorkshire. Order to cause Ellis
Westminster. de Thoresby to have seisin of a messuage in Brunby held by John son of Arnald de Brunby outlawed for divers felonies it is said, and Richard Veile of Brunby and Joan his wife to have seisin of a toft containing two pieces of waste ground and of four bovates of land in Brunby held by the said John; as the king has learned by inquisition, taken by the escheator, that the premises have been in his hand a year and a day and are yet in his hand, that the said John held that messuage of the said Ellis, and the toft and land of the said Richard and Joan, and that William de la Vale late escheator had the year and a day and the waste thereof, and ought to answer to the king for the same.

Oct. 26. To Oliver de Harnham escheator in the county of Suthampton.
Westminster. Order to cause Ingelram son and heir of William Bruyn knight to have seisin of the lands of his said father taken into the king's hand by his death; as he has proved his age before the escheator, and the king has taken his homage and fealty. By p.s. [30736.]

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MEMBRANE 16.

Oct. 24. To John Sayville escheator in Yorkshire. Order to deliver 100 Westminster. acres of land in Carleton by Warthill and the launds of Sandburne and Qwitkar in the town of Stokton containing 200 acres of moor and pasture, taken into the king's hand by the death of Thomas de Bolton, together with the issues thereof taken, to the next friend on her mother's side of Mary his daughter and heir to whom the inheritance may not descend, to be kept to her use, but to remove the king's hand and meddle no further with divers other lands likewise taken into the king's hand, delivering up any issues of these taken; as the king has learned by inquisition, taken by the escheator, that the said Thomas at his death held no lands in the escheator's bailiwick in chief in his demesne as of fee whereby the wardship of his lands ought at present to pertain to the king, but held the said land, moor and pasture in chief as in socage rendering 53s. 4d. at the exchequer by the hands of the sheriff, and divers other lands of others than the king, and that the said Mary is his next heir and of the age of 2 years all but one quarter.

Oct. 28. To John Sergeant escheator in Herefordshire. Order to take the Westminster. fealty of Lucy late wife of Thomas Chaundos knight according to the form of a schedule enclosed, and to remove the king's hand and meddle no further with the manor of Lugwardyn, one toft and the moiety of one carucate of land in Frome and Dormyton taken into the king's hand by the death of her said husband, delivering to her any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Thomas at his death held the said manor in chief jointly with the said Lucy by gift and feoffment of Roger Chaundos made with the king's licence to them and the heirs of their bodies, with reversion for lack of such an heir to the said Roger and his heirs, and the said toft and land likewise jointly with the said Lucy of others than the king.

Oct. 26. To Thomas de Illeston escheator in Kent. Order to keep in the king's Westminster. hand 5s. of rent in the parish of Nonynton taken into the king's hand by the death of John de Soles, but to remove the king's hand and meddle no further with the manor of Betleshangre and divers other tenements likewise so taken, delivering up any issues of these taken; as the king has learned by inquisition, taken by the escheator, that the said John at his death held no lands in that bailiwick in chief in his demesne as of fee nor in service, but held the said rent by knight service of Richard brother and heir of Thomas de Ponynges knight tenant in chief, a minor in the king's wardship, and the said manor and other lands of others than the king.

Nov. 5. To John Sayville escheator in Yorkshire. Order to cause Marmaduke Westminster. son and heir of John son of Edmund de Tweng tenant in chief to have seisin of the lands of the said Edmund his father* (*sic*) taken into the king's hand by his death; as the said Marmaduke has proved his age before the escheator, and the king has taken his homage and fealty.
By p.s. [30752.]

Nov. 10. To the constable of Wyndesore castle for the time being, or to his Westminster. lieutenant there. Order of the issues of his bailiwick to pay to Ralph

* The same error is found in the warrant.

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Membrane 16—cont.

Porter the king's serjeant the arrears of his wages since 30 August in the 49th year of the reign, and henceforward to pay him such wages as John de Westele in his life time used to have, taking his acquittance for every payment; as on that day the king by letters patent granted to the said Ralph during pleasure the office of janitor of the said castle, taking such wages and fees and in the same manner as the said John late janitor deceased used to take in that office.

Et erat patens.

Nov. 10. To John Sayville escheator in Westmorland. Order to deliver to
Westminster. Katherine Whitefeld the manor of Barton, a messuage in the town of Barton called Trostormond excepted, taken into the king's hand by the death of Randolph de Dacre, together with the issues taken of the said manor with that exception; as the king has learned by inquisition, taken by the escheator, that at his death the said Randolph held that manor with the exception aforesaid for his life by gift of William de Halton and William Chaumberleyn chaplains, with remainder to the said Katherine for her life, and that the same is held of the heir of Thomas de Twheng tenant in chief, a minor in the king's wardship, by the service of paying one sore sparrowhawk or 12*d.* a year at the feast of St. Peter's Chains; and the king has taken the fealty of the said Katharine.

Nov. 7. To the sheriffs of London. Order to deliver by indenture Nicholas
Westminster. Clerk, who was taken with the manner of two silver salts of the king's engraved with the king's arms, and is imprisoned in Neugate gaol, to William Mau the king's serjeant from whose keeping the same were stolen, to be brought to the Marshalsea prison of the king's household until thence delivered according to the law and custom of England, also the said salts to be kept to the king's use.

Nov. 10. Brother Henry Wernuill' attorney of the bishop of Achonry has
Westminster. the king's letters of exchange addressed to Peter Mark merchant of Lombardy dwelling in the city of London for 8*l.* payable to the said bishop or to his attorney in foreign parts.

Nov. 8. John de Langton has like letters for 40*l.* addressed to the said
Westminster. Peter and payable to himself.

Nov. 13. Adam Naas clerk and Master Thomas de Southam have like letters
Westminster. addressed to John Crede for 100 marks payable in foreign parts.

William Palmere has like letters for 6*l.* addressed to Peter Mark.

Peter Pawe clerk dwelling in Avinon has like letters for 10 marks addressed to John Crede.

Nov. 14. Master Thomas de Wormenhale has like letters for 50*l.* addressed
Westminster. to the said John.

William master arbalester of the Tower of London and Bonseignour master of the king's arbalests have like letters for 100 florins addressed to Peter Mark merchant of Lombardy and payable to them in foreign parts.

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Membrane 16—cont.

Nov. 1. To Roger Keterych escheator in Essex. Order to deliver to William
Westminster. son and heir of Thomas Redeswell, tenant by knight service of Thomas son and heir of John Essex tenant in chief a minor in the king's wardship, the lands of his said father taken into the king's hand by his death and by reason of the said William's nonage; as he has proved his age before the escheator; and the age of the said Thomas son of John being lately proved, the king took his homage and commanded livery to be given him of his said father's lands.

MEMBRANE 15.

Nov. 20. To the keeper or farmer of the king's manor of Istelworth co. Middlesex
Westminster. for the time being. Order of the issues of that manor to pay to John de Ippe controller of the king's household the arrears of 100*l.* yearly since 8 August in the 46th year of the reign, and henceforward to pay him that yearly sum from time to time so long as he shall have the same, taking his acquittance; as on 17 May in the 43rd year of his reign the king of his favour granted by letters patent to the said John for his good service 100*l.* a year to be taken at the exchequer at Michaelmas and Easter by even portions during his life or until the king should take other order for his estate; and on 8 August aforesaid, at the said John's petition and for that he gave up those letters patent in chancery to be cancelled, the king of his favour granted to the said John 100*l.* to be taken of the issues of that manor as aforesaid at the same feasts during his life or until the king should take other order for his estate.

Et erat patens.

Nov. 16. To the escheator in Cumberland. Order, upon the petition of
Westminster. Gilbert de Culwenn and Isabel his wife, to remove the king's hand and meddle no further with the third part of a moiety of the manor of Distyngton, delivering to them any issues thereof taken; as their petition shows that Christopher de Moriceby, sometime the said Isabel's husband, long after their espousal was seised in his demesne as of fee of a moiety of the said manor, which is held in chief, and before his death without obtaining the king's licence demised the same to Margaret de Moriceby, that he being dead the said third part was after delivered in dower to the said Isabel by the said Margaret, that she by virtue of the said livery held the same peaceably until it was by Roger Lascels late escheator taken into the king's hand by reason of that alienation for that he found, by inquisition by him taken, that the same was made without licence, and by colour of that inquisition the said Isabel was put out, praying for restitution; and it is found by inquisition, taken at the king's command by John de Sayville knight late escheator, that the said Christopher was seised of the said moiety and demised the same as aforesaid to the said Margaret for life, that she having seisin thereof delivered a third part to the said Isabel in dower, that the said Isabel held that part peaceably until the said former inquisition, and that the said moiety was thereupon seized into the king's hand, and is yet in his hand for that cause and for none other.

Nov. 15. To William de Walleworth and Nicholas de Brembre late collectors
Westminster. of the great custom in the port of London. Order to deliver to

1375.

Membrane 15—cont.

John Warde and Robert Girdelere the seal called 'coket' and all other things affecting that office which are in their keeping, not meddling further therein; as the king has lately by letters patent appointed the said John and Robert to levy, collect and receive to his use the custom and subsidy upon wool, hides and woolfells in the port of London and in singular the ports and places from thence to Gravesende on either side the Thames, at Gravesende, from thence to Tillebury on the Essex side, and at Tillebury, namely of every sack of wool 50s. of natives and 4 marks of aliens, of every 240 woolfells 50s. of natives and 4 marks of aliens, and of every last of hides 100s. of natives and 8 marks of aliens, and to keep the said seal during pleasure. It is the king's will that the late collectors be thereof discharged toward him.

Nov. 11. To Thomas Sewalle escheator in Cambridgeshire. Order to deliver
Westminster. to Henry Wardedieu 25 acres of land, 3 acres of meadow and 6 acres of pasture in Sauston and a moiety of the manor of Sauston taken into the king's hand by the death of Elizabeth Warde, together with the issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Elizabeth at her death held no lands in that county in chief in her demesne as of fee, but that by fine levied in the king's court with his licence she and William Warde sometime her husband (likewise deceased) held the premises for life with remainder to the said Henry and Katherine his wife deceased and to the said Katherine's heirs, and that the said moiety is held in chief by knight service, the residue of the premises of others than the king; and the king has taken the fealty of the said Henry.

Nov. 20. Order to the sheriff of Wiltesir to cause a verderer in the forest
Westminster. of Savernak to be elected instead of William Chamberlay, who is dead.

Nov. 27. To Thomas Sewale escheator in Bukinghamshire. Order to remove
Westminster. the king's hand, and not to meddle further with the manor of Wavyngdon taken into the king's hand by the death of Elizabeth who was wife of Hugh de Courtenay the younger, delivering to Hugh de Courtenay earl of Devon any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Elizabeth at her death held no lands in that bailwick in her demesne as of fee nor in service, but held the said manor in fee tail by grant of the said earl made by fine levied in the king's court with his licence to the said Hugh the younger and Elizabeth and to the heirs of their bodies, with reversion for lack of such an heir to the earl and his heirs, that Hugh the younger and Elizabeth are dead without issue, wherefore the said manor ought by the form of that fine to revert to the earl and his heirs, and that it is held in chief by knight service.

The like to the following:—

John Mattesford escheator in Devon concerning the manor of Honyton, the advowson excepted.

Oliver de Harnham escheator in Oxfordshire concerning the manors of Crawell' and Nywenham.

To Walter Cifrewast escheator in Somerset and Dorset. Like order, *mutatis mutandis*, concerning the manor and advowson of

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Membrane 15—cont.

Ebrighton co. Dorset, the manor of Estcoker co. Somerset the advowson excepted, and the advowson of Hardyngton by Estcoker; as the king has learned etc. that Elizabeth who was wife of Hugh de Courtenay the younger at her death held the premises in fee tail by grant of Hugh de Courtenay earl of Devon made by fine levied in the king's court with his licence to the said Hugh the younger and Elizabeth and to the heirs of their bodies with reversion to the earl and his heirs, that Hugh the younger and Elizabeth are dead without issue etc. (*as above*), and that the premises are held in chief by knight service.

Dec. 23. To the mayor and bailiffs of Plymmuth. Order without delay to Westminster. dearrest a ship of Spain there arrested, suffering certain merchants and seamen of Spain and Portugal who came thither with the same freely without let to go their way according to the truce now newly taken between the king and them of Spain; as at the motion of divers merchants of England they came thither with goods of those merchants under hope and confidence of the said truce, and notwithstanding the same the said ship is there arrested, as the king has learned.

To the mayor and bailiffs of Bristol. Order to suffer certain merchants and seamen of Spain and Portugal and their ships freely without let to go their way according to the truce now newly taken between the king and them of Spain by John king of Castile and Leon and duke of Lancastre; as at the motion of divers merchants of England they came thither from Spain and Portugal with certain their ships bringing goods of those merchants under hope and confidence of that truce, as the king has learned.

The like to the following:—

The mayor and bailiffs of Dertemuth.

The mayor and bailiffs of Suthampton.

MEMBRANE 14.

Oct. 20. Order to the sheriff of Wiltesir to cause a coroner to be elected Westminster. instead of Robert Blake, who is dead.

Oct. 30. To the sheriff of Stafford for the time being. Order of the issues of Westminster. the county to pay to Thomas de Stafford the king's serjeant at arms the arrears since 28 July in the 34th year of the reign of 12*d.* a day, and henceforward to pay him that daily sum for life, taking his acquittance; as on that date the king of his favour granted by letters patent to the said Thomas for his good service 12*d.* a day to be taken of the issues of that county by the hands of the sheriff during his life or until the king should take other order for his estate, in recompense for the wages which he used to take in the king's household.

Et erat patens.

Oct. 22. To Thomas de Illeston escheator in Kent. Order to take of Joan Westminster. who was wife of John de Frogenhale tenant in chief an oath that she will not marry without the king's licence, and to assign her dower of her said husband's lands taken into the king's hand by his death, sending the assignment under seal to be enrolled in chancery.

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Membrane 14—cont.

Nov. 7. To John atte Welde escheator in Essex. Order to remove the
Westminster. king's hand, and not to meddle further with the manor of Wodehalle in the town of Arkisdene taken into the king's hand by the death of William de Burton knight, delivering to Eleanor late his wife any issues thereof taken; as the king has learned by inquisition, taken at his command by Roger Keterich late escheator, that the said William at his death held that manor of others than the king jointly with the said Eleanor by gift of Philip parson of Little Castirton to them and the heirs of their bodies, with remainder for lack of such an heir to the right heirs of the said William.

Nov. 10. To John Rokewode escheator in Norfolk. Order to take the fealty
Westminster. of Eleanor late the wife of William de Burton knight according to the form of a schedule enclosed, and to deliver to her the manor of Great Melton taken into the king's hand by her said husband's death, but to remove the king's hand and meddle no further with divers other lands so taken into the king's hand, delivering to the said Eleanor any issues of these taken; as it is found by inquisition, taken at the king's command by Richard de Waterden late escheator, that the said William at his death held no lands in that county in chief in his demesne as of fee, but held that manor jointly with the said Eleanor by gift and feoffment of Philip de Apethorp parson of Little Castirton to them, their heirs and assigns, and divers other lands likewise of the said Philip's gift, that the said manor is held of the king as of the honour of Peverel by the service of homage and of making two suits yearly at the court of Hatefeld Peverel, and the other lands of others than the king; and for half a mark paid by the said Eleanor the king has respited her homage until Easter next.

Nov. 7. To John Dymmok escheator in Lincolnshire. Order to remove
Westminster. the king's hand, and not to meddle further with a messuage, three shops and 10 acres of land in Stanford taken into the king's hand by the death of William de Burton knight, delivering to Eleanor late his wife any issues thereof taken; as it is found by inquisition, taken at the king's command by Ralph de Thresk late escheator, that the said William at his death held the premises jointly with the said Eleanor of others than the king.

Nov. 12. Order to the sheriff of Cumberland to cause a coroner to be elected
Westminster. instead of Amandus Mounceux; as the king has learned by credible witness that the said Amandus is insufficiently qualified, wherefore the king has removed him from office.

Nov. 22. John de Foletby chaplain has the king's letters of exchange addressed
Westminster. to John Crede merchant of Lumbardy dwelling in the city of London, for payment of 9*l.* to him in foreign parts.

———— To the treasurer and the barons of the exchequer. Order (*in-*
———— *complete*), although lately the king committed to Richard Forester and others the keeping of the priory of St. Frideswide Oxford so that they should answer at the exchequer for the issues thereof arising; as the said Richard was by the king's command [so] busied elsewhere

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Membrane 14—cont.

that he might not have leisure for the keeping of the priory or for levying the issues thereof.

Vacated, because otherwise below.

Nov. 12. To the collectors of customs and subsidies in the port of the city
Westminster. of London. Order to suffer all and singular the merchants who will bring wool, woolfells or hides to the staple of Calais to lade the same in that port and, having first paid the customs, subsidies and other duties thereupon, freely to take them over thither, notwithstanding the king's late writ commanding the collectors not to suffer any wool, woolfells or hides in that port to pass to any foreign parts after Michaelmas last.

By K. and C.

The like to the following :—

The collectors of customs and subsidies in the port of Newcastle upon Tyne.

The collectors in the port of Kyngeston upon Hull.

The collectors in the port of St. Botolph.

The collectors in the port of Great Jernemuth.

The collectors in the port of Lenne.

The collectors in the port of Gyppewych.

The collectors in the port of Quenesburgh.

The collectors in the port of Cicestre.

The collectors in the port of Suthampton.

The collectors in the port of Exeter.

The collectors in the port of Bristol.

The collectors in the port of Melcombe.

MEMBRANE 13.

Oct. 26. To the treasurer and the barons of the exchequer of Dublin and to
Westminster. the chamberlains. Order, upon the petition of Robert de Asshton late justiciary of Ireland, if assured that the things hereinafter rehearsed contain the truth, to allow the wages and rewards shewn in the account of Robert de Lithum, clerk of the wages of war, notwithstanding that exchange of hobblers and kernes on foot for men at arms and archers was made long after 21 June in the 46th year of the reign, and that so is the date of the king's commission to Robert de Lithum for payment of such wages ; as the said petition shews that straightway after his landing in Ireland 80 hobblers and 200 kernes on foot whom formerly by indentures between them made the king granted the justiciary to abide with him and to be maintained of the profits and emoluments of Ireland over and above his English retinue, were by deliberation and advice of the then council of Ireland for the better security and governance of Ireland exchanged for certain English men at arms and archers retained by him on 21 June aforesaid, to wit long before his landing there, as by the said clerk's account of men at liberty and men coming may appear, that he the said justiciary, perceiving that the men at arms so exchanged were endeavouring to withdraw from Ireland, refusing altogether to abide there unless they might receive rewards over and above their wages as did other the English of his retinue, and considering in himself the harm and peril to Ireland that might befall by their so sudden departure, and that he might not speedily have succour from elsewhere for the safety and defence of Ireland, granted and promised such wages and rewards

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Membrane 13—cont.

for all his time, and that the same were from time to time paid them all the time that they stood with him the said justiciary in Ireland, as by the said account may appear, praying allowance thereof with the wages for 18 archers whom he retained with him at the king's cost over and above 100 archers for the defence of Ireland from 21 June aforesaid to 28 October in the 47th year of the reign; and it seems to the king and council that his petition is reasonable.

Nov. 2. William de Wynterton clerk has the king's writ of exchange addressed
Westminster. to John Crede merchant of Lumbardy dwelling in London, for payment of 20*l.* to him at Avinon for furtherance of the business of the dean and chapter of Hereford.

Oct. 28. Master Hugh de Harlam, proctor of William de Slene parson of
Westminster. Wynewyk, has the like writ addressed to the said John, for payment over sea of 40*l.*

Nov. 3. Order to the sheriff of Essex to cause a coroner to be elected instead
Westminster. of John Gestyngthorp, if he be dead as the king has learned.

Oct. 28. To Roger de la Lee escheator in Salop. Order to deliver to Richard
Westminster. Gerard of Shrouesbury all his lands seized by the escheator into the king's hand by reason of his outlawry; as lately John atte Celer impleaded the said Richard in the king's court before the justices of the Bench for an alleged trespass, and for that he came not before the justices to answer thereupon the defendant was put in exigents in the husting of London to be outlawed, and was after outlawed, as appears by the tenor of the record and process of outlawry which the king has caused to come before him in chancery, and he rendered himself to the Flete prison and therein abode, as William de Fyncheden late chief justice of the Bench has certified in chancery at the king's command; and on 15 June in the 48th year of his reign the king by letters patent pardoned the said Richard that outlawry, granting him his peace, but so that he should stand to right in the king's court in any cause the said John would bring against him [concerning] the said trespass.

Nov. 3. To William Calwer of Holkham co. Norfolk. Order, if John Raa
Westminster. merchant of Scotland appointed him to pay 18*l.* to John de Wynterton merchant of Norwich, and if he received that sum of John Raa's money, to pay it by indenture to John de Wynterton without delay, or that which he so received if it amounts not to so great a sum; as by complaint made on behalf of John de Wynterton it is shewn the king that brother William Brounhill of Scotland and certain other evildoers lately sailing at sea in fashion of war caused a certain quantity of malt to be taken which William Calwer and John Raa caused to be bought in Norfolk with their money and carried in a certain ship towards Newcastle upon Tyne for sale, and straightway delivered it again to William Calwer under a condition that as soon as he sold it he should answer to the said brother William for all that pertained to John Raa thereof, and that though John Raa is bound to John de Wynterton in a certain sum for certain merchandise bought of him it is said, and has oftentimes requested William Calwer to deliver in part payment of that debt his part of the money arising from the

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Membrane 13—cont.

malt and yet remaining in William Calwer's hands, which amounts to 18*l*. it is said, William Calwer has deferred and does unlawfully defer payment, averring that by colour of the arrest aforesaid the money was brother William's and not his, wherefore John de Wynterton has prayed the king for remedy; and upon the examination of the said brother William before the king and council touching the premises and touching other his evil deeds committed upon the sea, it was there declared that whatsoever he and others so did upon the sea was ill done, and it was adjudged that restitution should be made to the owners of the goods and merchandise by them taken of divers merchants.

Nov. 10. To the mayor and bailiffs of the city of Lincoln. Order, upon the Westminster. petition of John Credy and Francis Johan of the old fellowship of Strosses, to dearrest and deliver again to them or their attorney two 'pakkes' of their canvas containing about 2,500 ells, price in all 60*l*., not arresting their goods and chattels for debts or offences of Thomas Blancard, Dinus Blancard, Nicholas Johan and Arnald Johan; as their petition shews that the said canvas was by the mayor and bailiffs unlawfully arrested at the suit of divers merchants of Lincoln for debts of the said Thomas and the others, although the said John and Francis meddled not in anywise by way of fellowship with the said Thomas and the others; and they have found in chancery security that they will answer to the said merchants of Lincoln according to law and reason and the appointment of the council.

Memorandum of a mainprise by Nicholas Russell de Stross, Bernard Antony and Peter Mark for the said John and Francis, that they shall be ready to answer and stand to right as aforesaid.

To the same. Like order, upon the petition of Peter Mark and Nicholas Luke and of Matthew Johan of the fellowship of the Albertini, regarding two packs of their canvas containing 60 sarplers and 600 ells besides, price in all 30*l*.

Memorandum of a mainprise by Nicholas Russell de Stross, Bernard Antony and John Crede (*as above*), and that they have protections for themselves and their goods, as appears in the Patent Roll under this month's date.

Nov. 8. To John Welde escheator in Essex. Order to take the fealty of Westminster. Katherine wife of Thomas Baynard according to the form of a schedule enclosed, and to remove the king's hand and meddle no further with the manor of Messyng and divers other manors and lands taken into the king's hand by the death of the said Thomas, delivering to the said Katherine any issues thereof taken; as the king has learned by inquisition, taken at his command by Roger de Keterich late escheator, that by gift of John de Rokewode and others the said Thomas at his death held jointly with the said Katherine the manor of Messyng of the king as of the honour of Reymes by the service of one knight's fee, and divers other manors and lands of others than the king.

Nov. 18. Reynold Walpole has the king's letters of exchange addressed to a Westminster. merchant of Florence for payment to him of 20*l*. in foreign parts.

Nov. 16. Master Richard Hayton canon of the church of St. Mary Salisbury Westminster. has like letters addressed to John Crede Lumbard, for payment of 40*l*.

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Membrane 13—cont.

Nov. 20. John Barton has like letters addressed to John Crede for payment Westminster. to him of 20 marks.

Nov. 23. Walter Asshe has like letters addressed to Nicholas Russell de Westminster. Strosses of Florence merchant dwelling in the city of London, for payment of 30 marks.

John Coly, Roger Salghale and John Wode have like letters for payment to them of 10*l*.

Nov. 24. Thomas de Speton, John Coke and William de Thresk chaplains Westminster. have like letters addressed to John Credy of Lumbardy merchant dwelling in the city of London, for payment of 11*l*.

Nov. 28. Order to the sheriff of Lincoln to cause a coroner to be elected Westminster. instead of William Rogerson of Kirketon, who is too sick to attend to that office as the king has learned.

Nov. 26. Order to the sheriff of Salop to cause a coroner to be elected instead Westminster. of Robert Horde of Walford, who is dead.

The like to the same sheriff upon the death of Roger Preyers.

Order to the sheriff of Salop to cause a coroner to be elected instead of Hugh de la Boure, who is too sick and aged to exercise that office.

MEMBRANE 12.

Oct. 26. To Richard Lyouns. Order to deliver to Simon de Burgh the king's Westminster. esquire the 40*l*. in his keeping in part payment of the ransom (*financie*), damages and losses hereinafter mentioned, according to a judgment of the great council; as lately hearing by his loud complaint that, being sent as an envoy to the papal see, and returning to England through the dominion of the cardinal de Genevere under hope of the safe conduct and protection of the said cardinal, who mainperned before the cardinal of Canterbury promising him safe passage through that dominion, certain evildoers of the subjects of the cardinal de Genevere within the said dominion took the said Simon and kept him captive until he made with them a ransom by 800 francs and paid the same, delaying the king's business to the hurt and loss of the king and the said Simon, wherefore he has prayed the king that of the goods and chattels of the cardinal de Genevere in England restitution be made of the said sum with his damages and losses; and taking note that his prayer was reasonable the king summoned before himself and the council the said cardinal's proctors in England, and, laying the premises before them, at their request gave the cardinal a day long past within which he should reform those evil doings or cause them to be by his subjects reformed, or should excuse himself, shewing cause by his proctors wherefore such restitution ought not to be made, at which day the cardinal or his proctors took no heed to answer the premises, and that no prejudice should arise to the cardinal without advising him the king of his favour set him another day now past to do as aforesaid, or to send over and write again his will, thereupon causing 40*l*. of the cardinal's moneys to be arrested and delivered to the safe keeping of the said Richard, awaiting the cardinal's answer in that behalf; and

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Membrane 12—cont.

although the cardinal is fully informed concerning the premises, and his proctors have many times written and sent over to him for that cause, as they have with truth freely confessed before the king, the cardinal has not hitherto deigned to do aught, to send over to the king letters of excuse or delay, or to write again to him, but suffers those evil doings to rest unpunished, wherefore after mature deliberation and diligent information before the great council had it is by the said council determined that of his goods and chattels in England the cardinal de Genevere shall be compelled to make restitution and content the said Simon. By the great council.

Mandate to A. archbishop of York to cause the goods and chattels of the cardinal de Genevere which are within his province and jurisdiction up to the amount of the said ransom, damages and losses over and above the said 40*l.* to be sequestrated and kept under sequestration, so as to have the same before the king and the said council in the quinzaine of St. Hilary next, that at that time the king may cause that which is right and reasonable to be done. By the great council.

[*Fœdera.*]

Nov. 5. Ralph de Walsham and his fellows have the king's letters of exchange Westminster. addressed to Peter Mark Lumbard for 40 marks to be received over sea.

Nov. 7. To Oliver de Harnham escheator in Berkshire. Order to deliver Westminster. to John de Estbury, son and heir of John de Estbury the elder tenant in chief, the third part of a messuage and two virgates of land, of the moiety of one acre of meadow and of 7*s.* of rent in Estbury, and all other the lands held in dower by Katherine who was wife of John the elder and taken into the king's hand by her death, together with the issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that the said Katherine at her death held no lands in that county in chief nor of others in her demesne as of fee, but held the premises in Estbury in chief, and divers other lands of others than the king to her dower ; and on 16 January last the king took the homage and fealty of the said John the son, and commanded livery to be given him of his said father's lands.

Nov. 10. To the mayor and recorder of the city of London. Order without Westminster. delay to send for execution to the exchequer the estreats of their sessions held for delivery of Neugate gaol ; as the king is informed that they have many times held such sessions in the absence of his justices appointed for delivery thereof.

Nov. 10. To Gilbert de Culwen escheator in Yorkshire. Order to cause John Westminster. son and heir of William de Kilvyngton tenant in chief to have seisin of the lands of his said father taken into the king's hand by his death ; as the said John proved his age before John Sayville late escheator, and the king has taken his homage and fealty. By p.s. [30765.]

Nov. 14. To John Welde, escheator in Hertfordshire. Order to deliver to Westminster. Elizabeth late the wife of Roger Elinerugge knight the manor of Sauecombe taken into the king's hand by her said husband's death, delivering to her any issues thereof taken ; as it is found by inquisition, taken at the king's command by Roger Keterych late escheator, that the said Roger Elinerugge at his death held no lands in that county

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Membrane 12—cont.

in chief nor of others in his demesne as of fee nor in service, but held that manor jointly with the said Elizabeth by gift and feoffment of John Sewy chaplain, Thomas de Burford chaplain and William de Cudlyngton chaplain made with the king's licence to them and their heirs, and that it is held in chief by knight service; and for half a mark by her paid the king has respited the homage and fealty of the said Elizabeth until Easter next.

To Edmund de Bruge escheator in Worcestershire. Like order, *mutatis mutandis*, in regard to the manor of Elinerugge and bullaries of brine of six leads in Wych; as it is found by inquisition, taken by John de Hambury late escheator, that the said Roger held that manor jointly with the said Elizabeth by gift and feoffment of William de Hodyngton and Thomas de la Brode chaplain, and the said bullaries likewise by gift and feoffment of John Boteller of Wych, Richard de la Forde and Alice his wife to them made, and that the said manor is held by knight service of John son and heir of John Talbot tenant in chief, a minor in the king's wardship, the said bullaries of others than the king.

To John de Rokewode escheator in Suffolk. Like order, *mutatis mutandis*, concerning the manor of Fakenham Aspys; as it is found by inquisition, taken at the king's command by Richard de Waterden late escheator, that Roger de Elinerugge knight at his death held no lands in that county in chief nor of others in his demesne as of fee nor in service, but by gift and feoffment of John Sewy chaplain, Thomas Burford chaplain and William de Codlyngton chaplain by fine levied in the king's court with his licence held the said manor jointly with Elizabeth late his wife in chief by the service of 18*d.* payable at the end of every twenty weeks to the ward of Norwich castle.

MEMBRANE 11.

Nov. 20. To the treasurer and the barons of the exchequer. Order to stay
Westminster. their demand made by exchequer summons upon Richard Forester for payment of the issues of the priory of St. Frideswyde Oxford to the king's use, discharging him thereof; as the king lately committed the keeping of that priory to the said Richard and others so that they should answer at the exchequer for the issues thereof arising; but the said Richard is by the king's command so much occupied elsewhere that he might not have leisure for the keeping of the said priory or for levying the issues thereof. Proviso that answer be made by those who ought lawfully to be charged with the same.

Nov. 20. To John Karnels escheator in Norhamptonshire. Order not to
Westminster. meddle with the manor of Anescote or the issues thereof while a plea is pending in chancery between the king and Roger de Clifford concerning the same.

Nov. 30. To John atte Welde escheator in Essex. Order to take of Margaret
Westminster. who was wife of Roger de Grey knight tenant in chief an oath that she will not marry without the king's licence, and to assign her dower of her said husband's lands taken into the king's hand by his death, sending the assignment under seal to be enrolled in chancery.

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Membrane 11—cont.

Nov. 28. To William Walshale escheator in Salop and the march of Wales
Westminster. adjacent. Order to take of Isabel who was wife of John son and heir
of John Lestraunge of Blakemere tenant in chief, who died within
age and in the king's wardship, an oath that she will not marry without
the king's licence, and in presence of Richard earl of Arundell to whom
the king has committed the wardship of her said husband's lands or
of his attorneys, if being warned they will attend, to assign her dower
of the said lands, except the manor of Straunge Betton concerning
which a plea is yet pending in chancery without debate, sending the
assignment under seal to be enrolled in chancery.

To Oliver Harnham escheator in the county of Suthampton.
Order to assign dower to the said Isabel, of whom the king has
caused an oath to be taken by William Walshale etc. (*as above*).

Nov. 30. To Thomas Ilston escheator in Kent. Order to remove the king's
Westminster. hand, and not to meddle further with the moiety of 100 acres of land,
of 7 acres of meadow, of 100 acres of pasture, and of 7*l.* 5*s.* of rent in
Preston, Shelwyche and Herteye, with 63 acres of land and 11 acres
of meadow at Estwell, and with the moiety of a yearly rent of 7 quarters
4 bushels of palm barley to be taken at Michaelmas of divers tenants
in Terlyngham, all taken into the king's hand by the death of Thomas
son of Michael de Ponynge knight tenant in chief, saving to Blanche
who was his wife her dower of the premises according to the custom
of 'gavelkynde,' and delivering up any issues thereof taken; as the
king has learned by inquisition, taken by the escheator, that the said
Thomas at his death held the premises of others than the king in
'gavelkynde' in his demesne as of fee, and that Richard de Ponynge
his brother is his next heir and of the age of 17 years and upwards.

Nov. 27. To John Carnell' escheator in Roteland. Order to take the fealties
Westminster. of Richard de Piryton, William de Ridlyngton master of Manton
chantry, Henry Hudde parson of Berghby and John de Wympton
according to the form of a schedule enclosed, and to remove the king's
hand and meddle no further with one virgate of land and two thirds
of a messuage in Langham taken into the king's hand by the death
of William de Luffewyk of Manton, delivering to the said Richard and
the others any issues thereof taken; as the king has learned by in-
quisition, taken by the escheator, that William Luffewyk at his death
held no lands in that county in chief nor of others in demesne nor in ser-
vice, but was lately seised of the premises, which were held of Humphrey
de Bohun then earl of Hereford and lord of Langham by the service of
2*s.* of yearly rent and suit at the two great courts of Okham a year for
all service, and of divers other lands held likewise of others than the
king, and by charter dated Monday before St. Lawrence in the 46th
year of the reign gave the same to the said Richard and the others,
who by virtue of that gift had seisin and possession thereof; and
by the said earl's death the lordship of Langham has now come to
the king's hands.

Dec. 4. To the mayor and sheriffs of London. Order, if in the plea in the
Westminster. husting of London hereinafter mentioned it has been pleaded to
judgment, to proceed to rendering of judgment with what speed they
conveniently may, doing justice to the parties according to law and to

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Membrane 11—cont.

the custom of the said city, the king's writ *de non procedendo* notwithstanding; as lately at the suit of John Everard, averring that he sued in the husting of London before the late mayor and sheriffs against Margaret who was wife of John de la Touke for a messuage and 40s. of rent in London, counting that one Sara Amys his cousin, whose heir the plaintiff is, died seised of the premises in her demesne as of fee, that the defendant in her pleading alleged that the king by letters patent gave the same for life to the defendant and her said deceased husband with reversion to the king and his heirs, by virtue whereof defendant and her husband entered and defendant yet holds the premises, and so may not answer without the king, and averring that by colour of her allegation the mayor and sheriffs have deferred to proceed in the said plea, the king by writ ordered the late mayor and sheriffs to give notice to the defendant to be before him in chancery at a set day now past in order to shew cause wherefore notwithstanding her said allegation further proceedings ought not to be had, and further to do and receive what the court should determine, and the mayor and sheriffs returned that they gave her notice to be there in order to do as the said writ required; and at that day the defendant, appearing by Hugh de Gaudeby her attorney, said nought effectual wherefore further proceeding ought not to be taken in the said plea, and the king commanded the late mayor and sheriffs to proceed in that plea and do speedy justice to the parties the said allegation notwithstanding, provided they should not proceed to rendering of judgment without advising the king; and now the plaintiff has petitioned the king that they may proceed to rendering of judgment, shewing that by virtue of the said writ the mayor and sheriffs have deferred so to do, although by the plea between the parties it is found that plaintiff is cousin and next heir of the said Sara as aforesaid, and the king summoned before him in chancery on the morrow of St. Martin last as well his serjeants as Michael Skyllyng his attorney and the defendant, who said nought to the purpose wherefore they ought not so to proceed. Proviso that no plea concerning the said messuage be held before the mayor and sheriffs without advising the king.

Dec. 13. To John Rokewode escheator in Suffolk. Order to take of Margaret Westminster. who was wife of Roger Grey knight tenant in chief an oath that she will not marry without the king's licence, and to assign her dower of her said husband's lands taken into the king's hand by his death, sending the assignment under seal to be enrolled in chancery.

Oct. 1. To Gilbert de Culwen escheator in Yorkshire, Northumberland, Cum- Westminster. berland and Westmorland. Order to deliver to John de Neville, son and heir of Ralph de Neville, all the knights' fees, parts of fees and advowsons of his heritage held in dower by Alice who was wife of the said Ralph and taken into the king's hand by her death; as it is found by inquisition, taken at the king's command by John Sayville late escheator, that the said Alice at her death held in dower divers knights' fees etc. of the said John's heritage, and on 10 October in the 41st year of his reign the king took the said John's homage and fealty, and commanded livery to be given him of his father's lands.

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Membrane 11—cont.

Dec. 8. To the mayor and sheriffs of London. Order, upon the petition of Westminster. John Cheyne and Margaret his wife, if in the plea hereinafter mentioned allegation has been made as here rehearsed, to proceed therein with such speed as they conveniently may, doing justice to the parties according to law and the custom of the city of London notwithstanding such allegation, provided that they proceed not to rendering of judgment without advising the king; as the said petition shews that the said John and Margaret are suing before the mayor and sheriffs in the husting of London against Gervase de Clifton knight for dower of the said Margaret of the freehold which was of Robert de Typtoft sometime her husband in Lymestret London, that the defendant in his pleading has alleged that the said Robert being lately seised thereof gave the premises to defendant for life with reversion to the said Robert and to his heirs, that the king lately committed to Richard Lescrope knight the wardship of other lands which came to the king's hands by the said Robert's death and by reason of the nonage of his heirs, to hold until the lawful age of such heirs, and so the mayor and sheriffs might not proceed further in that plea without advising the king, shewing that by colour of that allegation they have hitherto deferred so to proceed.

MEMBRANE 10.

Declaration (*undated*) of the will of Thomas lord de Ponyngges, signed by him and addressed to Sir Arnald Savage, Sir William Elyngton, William Tauk, John Neumarche, Roger Dalynggreg', Hugh Waterton and Sir John Bakere his feoffees and executors, reciting charters indented whereby he has enfeoffed them of certain manors and rents of his in order that of the profits thereof arising and of two thirds of his chattels they shall pay his debts and recompense all of whom he has wrongfully taken their goods, directing that the said feoffees shall have their costs when they shall do aught concerning his business, that if need be to make brokage with the masters of the court it shall be done by their advice, that if Blanche his wife will buy part of his stock she shall have it before any other, provided that nought of his will be delayed (*tarie*) for her payment, and that when his will is fulfilled they shall surrender to her for life their estate in his said lands if she remain sole, upon condition that if she be married it shall be lawful for his right heir to enter the said lands, except that they shall give to Sir John Bakere for their lives and the life of the said Blanche his manor of Walderne if before the death of the said Thomas he be not advanced to a parsonage or other reasonable living (*warison*) at the said lord's gift, and that they shall make provision to deliver the soul of the said Thomas from pain. *French.*

Declaration for the king, made by Thomas Ikham guardian of Richard brother of Thomas [de Ponyngges], that in the life time of the deceased John Bakere was by him advanced to the church of Estwell.

Memorandum that William de Elyngton, appearing in person in chancery, expressly acknowledged that he had no estate in the manors and lands above mentioned but as expressed or contained in the foregoing declaration or condition.

Nov. 24. To Thomas de Illeston escheator in Kent. Order to take of Blanche Westminster. who was wife of Thomas son of Michael de Ponynges tenant in chief

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Membrane 10—cont.

an oath that she will not marry without the king's licence, and to deliver to her in dower the manor of Eastwell extended at 15*l.* 16*s.* 10*d.* a year and 10*l.* 4*s.* 1*d.* of rent a year to be taken of divers tenants of the manor of Newenton Bertram; as with the assent of Thomas de Middelton clerk her attorney and of Thomas Ikham guardian of Richard brother and heir of her said husband the king has assigned to her the said manor and rent as her dower of her said husband's lands except those held of 'gavelkynde.'

Dec. 6. To Thomas Illeston escheator in Sussex. Order to deliver to the
Westminster. said William (*sic*) a moiety of the manor of Pulbergh taken into the king's hand by the death of Joan who was wife of Walter del Isle tenant in chief; as the king has learned by inquisition, taken by the escheator, that the said Joan at her death held that moiety of others than the king as jointly enfeoffed with her said husband to them and her said husband's heirs, and that Walter del Isle their son is her said husband's next heir and of full age; and on 18 April in the 46th year of his reign the king took the homage and fealty of the said William (*sic*) for the lands of the said William (*sic*) his father.

Dec. 8. To John Welde escheator in Essex. Order to remove the king's
Westminster. hand, and not to meddle further with two messuages and one carucate of land in the towns of Estwode and Sutton, a messuage and 100 acres of land in Totham, 60 acres of land, 140 acres of marsh, 2*s.* of rent and a rent of 1*l.* of pepper in Asshyndon, Hakewell and Southbeniflet, and 80 acres of land in Goldangre taken into the king's hand by the death of John de Hevenyngham knight, delivering to Joan his wife any issues thereof taken; as it is found by inquisition, taken at the king's command by Roger Keterich late escheator, that at his death the said John held jointly with the said Joan to them and the heirs of the said John the said messuages and land in Estwode and Sutton of the king as of the honour of Reilegh by the service of doing suit at the court of Reilegh from month to month, the premises in Totham of the earl of Hereford and the dean of St. Paul London, and the residue of the premises of others than [the king]; and the king has taken the said Joan's fealty.

Dec. 14. To William Ilger escheator in Ireland. Order straitly charging the
Westminster. escheator to take into the king's hand all lands demised for less than their reasonable value, and for less than the escheator would answer at the exchequer, answering at the exchequer for the issues and profits thereof; as the king is informed that many and divers lands for divers causes pertaining to him, being taken into the king's hand by the escheator by reason of his office, have oftentimes heretofore been and are daily being demised by commissions under the king's seal of Ireland to divers persons at a less value than they are worth a year and before the king is by the escheator informed concerning their value, to the king's loss and prejudice, wherefore the king has commanded the governor and guardian or the justiciary of Ireland, the chancellor and treasurer and other his ministers not to demise nor grant to farm any lands pertaining to the king or parcel thereof to any person of whatsoever estate before they shall be by the escheator fully informed concerning the true value of the same.

Et erat patens.

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MEMBRANE 9.

Dec. 4. To the sheriff of Cantebrigge for the time being. Order of the issues
Westminster. of the county to pay to Master Richard Ronhale the king's clerk, warden of the hall of the king's scholars whom the king maintains of his alms in the university of Cantebrigge, the arrears since 14 November last of 4*d.* a day and 8 marks a year, and henceforward to pay him those daily and yearly sums every year, taking his acquittance; as on that date the king of his favour granted by letters patent to the said warden 4*d.* a day for his wages and 8 marks a year for his two gowns, namely one with furring and another with lining, to be taken as aforesaid during the king's pleasure. [See p.s. 30777.]
Et erat patens.

Nov. 30. To Edmund de Brugge escheator in Gloucestershire. Order to
Westminster. deliver to Robert de Hunteley to hold by the courtesy of England a messuage, one carucate of land and 160*s.* of rent in Abbenhale and Little Dene by Abbenhale taken into the king's hand by the death of Margaret who was his wife, together with the issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Margaret at her death held the premises in her demesne as of fee in chief by the service of the tenth part of one knight's fee, and of rendering to the king 30*s.* a year at Michaelmas, and that the said Robert ought to hold the same for life as aforesaid by reason of issue between them begotten; and the king has taken his homage and fealty. By p.s. [30798.]

Nov. 25. To John Dymmok escheator in Lincolnshire. Order to deliver to
Westminster. Gilbert de Umframville earl of Angos the manor of Stalynburgh taken into the king's hand by the death of Margaret who was wife of Robert de Umframville knight, delivering to him also any issues thereof taken; as it is found by inquisition, taken by Ralph Thresk late escheator, that at her death the said Margaret held the said manor as jointly enfeoffed with her said husband (likewise deceased) by gift of the said earl to them and the heirs of their bodies with reversion for lack of such an heir to the earl and his heirs, that the said Robert and Margaret are dead without issue wherefore the same ought by the form of the gift to revert to the earl and his heirs, and that the said manor is held in chief by knight service.

To Gilbert Culwen escheator in Yorkshire. Order to remove the king's hand, and not to meddle further with the manors of Hesyll and Paddokthorp taken into the king's hand by the said Margaret's death, delivering any issues etc. (as the last); as it is found by inquisition, taken by John Sayville late escheator, that at her death etc. (as the last, *mutatis mutandis*), and that the same are held of others than the king.

Nov. 25. To Gilbert de Culwen escheator in Northumberland. Order to
Westminster. remove the king's hand, and not to meddle further with a water mill in the town of Ovyngnam and a fishery in the river Tyne in that town and the town of Prudhowe taken into the king's hand by the death of Margaret who was wife of Robert de Umframville knight, delivering to Gilbert de Umframville earl of Angos any issues thereof taken; as it is found by inquisition, taken at the king's command by John Sayville late escheator, that at her death the said Margaret held the

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Membrane 9—cont.

premises as jointly enfeoffed with her said husband (likewise deceased) by virtue of a gift made with the king's licence by the said earl to them and the heirs of their bodies after a term of 14 years which Robert de Tours then had therein, with reversion for lack of such an heir to the earl and his heirs, that the said Robert [de Umframville] and Margaret are dead without issue and the said term is expired, wherefore the premises ought by the form of the gift to revert to the earl and his heirs, and that the same are held in chief by knight service as parcel of the manor of Ovyngham.

Dec. 3. To John Karnels escheator in Norhamptonshire. Order to deliver
Westminster. to Richard Stury knight the moiety of the manor of Bernewelle the reversion whereof after the death of Margaret who was wife of John de Ravenesholme he acquired of John Dyn of Dounome, being yet in the king's hand after her death, together with the issues thereof taken; as the king has learned by inquisition, taken by the escheator, that at her death the said Margaret held that manor in chief as jointly enfeoffed with her said husband (likewise deceased) by gift of Henry Pykerell chaplain made with the king's licence to them and to her husband's heirs, that the said John Dyn son of Christiana daughter of Margery sister of William father of John de Ravenesholme, being cousin and one of the heirs of John de Ravenesholme, by fine levied in the king's court with his licence granted to the said Richard and to his heirs the reversion of the moiety of that manor which after the said Margaret's death ought to revert to him, and that after her death the said Richard with the king's licence acquired the other moiety of John Dounome son of Cicely sister of the said William father of John, being cousin and the other heir of John de Ravenesholme; and the king has taken his homage and fealty. By p.s. [30801.]

Nov. 26. To Edmund de Brugge escheator in Herefordshire and the march of
Westminster. Wales adjacent. Order to assign to Giles Malore and Joan his wife dower of the lands of Richard Baskerville knight, sometime husband of the said Joan, taken into the king's hand by his death, sending the assignment under seal to be enrolled in chancery; as for the good service of the said Giles in regard to the recovery of the lands of the said Richard, a tenant by knight service of the heirs of Humphrey de Bohun earl of Hereford and of William de Ferariis tenants in chief, who are within age and in the king's wardship, and for a fine which he has paid, the king by letters patent has pardoned him the trespass which he committed by taking the said Joan to wife, and has pardoned her the trespass which she committed by marrying him without obtaining the king's licence.

Dec. 12. Order to the sheriff of Gloucester to cause a verderer of the forest
Westminster. of Dene to be elected instead of Walter de Augst, if he be dead as the king has learned.

Dec. 14. To the governor and guardian of Ireland or the justiciary of Ireland,
Westminster. the chancellor and treasurer and other the king's ministers there for the time being and every of them. Order not to demise or grant to farm to any person or persons of whatsoever estate any lands in Ireland pertaining to the king or parcel thereof before they shall be fully informed by the escheator in Ireland concerning

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Membrane 9—cont.

the true value of the same ; as the king has information that many and divers lands for divers causes pertaining to him, being taken into his hand by the escheator by reason of his office, have oftentimes heretofore been and are yet daily being demised by commissions under the king's seal of Ireland to divers persons at a less value than they are worth a year and before the king is by the escheator informed concerning their value, to the king's hurt and loss. The king has charged the escheator to take into his hand all lands demised for a less value than they are worth a year and than he would answer at the exchequer, and to answer at the exchequer for the issues and profits thereof.

Et erat patens.

MEMBRANE 8.

Nov. 20. Robert Haukyn, Thomas Ismonger, Richard Bukyngham, Nicholas Westminster. Hunmanby and John Treweman have the king's letters of exchange addressed to Peter Mark merchant of Florence dwelling in the city of London for payment to them of 40*l.* in foreign parts.

Nov. 29. William Noioun has like letters addressed to Nicholas Russell Westminster. merchant of Florence dwelling in the city of London for payment to him of 12 marks in foreign parts.

Nov. 28. Thomas Hynton has like letters addressed to Peter Mark of Lum- Westminster. bardy merchant dwelling in the city of London for payment of 5 marks 10*s.* in foreign parts to Master Robert Suardeby.

———— John Sechefeld vicar of Newerk and John Elyot have like letters
 ————— addressed to John Crede merchant of Lumbardy dwelling in the said city for payment to them of 20*l.* in foreign parts.

Nov. 28. John Brunne of Wyvelyngham has like letters addressed to John Westminster. Crede for payment to him of 20*l.* in foreign parts.

John Cheyne canon of Salisbury has like letters addressed to John Crede for payment to him of 20*l.* in foreign parts.

Nov. 20. Walter de Chippenham has like letters addressed to John Crede Westminster. for payment of 100 marks.

Nov. 30. Richard Neuport chaplain has like letters addressed to John Crede Westminster. for payment to him of 10*l.* in foreign parts.

Dec. 5. John Viel of Bristol has like letters addressed to Peter Mark merchant Westminster. of Lumbardy for payment to him of 50*l.* in foreign parts.

Dec. 10. John Norwich has like letters addressed to John Crede for payment Westminster. of 7*l.* in foreign parts.

John de Brampton clerk has like letters addressed to John Crede for payment of 40 marks in foreign parts.

Dec. 8. John de Clifford clerk has like letters addressed to John Crede for Westminster. payment of 40*l.* in foreign parts.

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Membrane 8—cont.

Dec. 10. Robert de Grafton chaplain and William de Kyma chaplain have
Westminster. like letters addressed to John Crede for payment of 12*l.* in foreign parts.

Dec. 12. Sewall de Brounfeld of Writele, John Dykman, John Romain,
Westminster. Geoffrey Harolf, Thomas Stampe and William Spayne have like letters addressed to Peter Mark for payment to them or one of them of 12*l.* in foreign parts.

William Blakson chaplain has like letters addressed to Peter Mark for payment of 10 marks in foreign parts.

Master Henry Pyel has like letters addressed to the said Peter for payment of 20 marks in foreign parts.

The said Master Henry has like letters addressed to John Crede for payment of 20 marks to John Langton in foreign parts.

Dec. 20. William de Aldenby clerk has like letters addressed to Peter Mark
Westminster. for payment of 10*l.* in foreign parts.

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Jan. 1. Brother John de Andriaco monk of Holy Trinity priory York has
Westminster. like letters addressed to John Crede for payment of 5 marks in foreign parts.

Jan. 3. Ellis Coterell clerk has like letters addressed to John Crede for pay-
Westminster. ment of 20*l.* in foreign parts.

Brother Robert de Brunne monk of Peterborough abbey has like letters addressed to Peter Mark merchant of Lombardy dwelling in the city of London for payment of 10*l.* in foreign parts.

Jan. 13. To the keepers of the passage in the ports of Dovorre, Sandewich
Westminster. and the river Thames. Order to suffer Nicholas Russell proctor of Richard de Sutton master of the hospital of St. Bartholomew Smethfeld London freely without let to pass in one of the said ports taking 40*s.* for his expenses, any command of the king to them addressed to the contrary notwithstanding; as he is about to journey towards the court of Rome with the king's licence to further certain business of the said master there.

The said Richard has the king's letters of exchange addressed to Nicholas Russell merchant of Florence for payment of 100*l.* to his proctor.

1375.

MEMBRANE 7.

Dec. 14. To John Welde escheator in Hertfordshire. Order to remove the
Westminster. king's hand, and not to meddle further with the manor of Maydecroft taken into the king's hand by the death of Elizabeth who was wife of Edward de Kendale the elder knight, delivering up any issues thereof taken; as it is found by inquisition, taken at the king's command by Roger Keterych late escheator, that at her death she held no lands in chief in her demesne as of fee, but held the said manor for life of the right and heritage of Edward de Kendale the younger being son

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Membrane 7—cont.

and heir of her said husband, that by fine levied in the king's court the said Edward the son granted the remainder thereof after her death to William Croyser knight and others, and that the same is not held of the king.

Dec. 10. To Oliver de Harnham escheator in Wiltesir. Order to deliver
Westminster. to John son of Richard earl of Arundell and to Eleanor his wife the manors of Sharnton, Codeford, Boyton and Corton, a moiety of the manor of Stapelford, and the advowson of Boyton church taken into the king's hand by the death of Agnes who was wife of John Mautravers the elder, together with the issues taken of the said manors and moiety ; as the king has learned by inquisition, taken by the escheator, that the said Agnes at her death held no lands in that county in chief in her demesne as of fee, but by fine levied in the king's court with his licence held the manors of Sharnton and Codeford and the said moiety in chief by knight service, the manors of Boyton and Corton and the said advowson of others than the king, to her and her said husband (likewise deceased) and to the heirs of their bodies, with remainder for lack of such issue to the said John son of Richard and the said Eleanor daughter of John son of the said John Mautravers (both yet living) and to the heirs of their bodies, and that the said John Mautravers and Agnes died without issue of their bodies, wherefore the premises ought by the form of the gift to remain to the said John son of Richard and Eleanor ; and the king has respited until the octaves of St. Hilary next the homage and fealty of the said John son of Richard.

To Edmund de Brugges escheator in Gloucestershire. Like order, *mutatis mutandis* ; as it is found by inquisition, taken at the king's command by John Serjeant late escheator, that Agnes who was wife of John Mautravers the elder at her death held no lands in that county in chief in her demesne as of fee, but by fine levied in the king's court with his licence held the manor of Kyngestanlegh in chief by knight service, and divers other manors and lands of others than the king to her and her said husband and to the heirs of their bodies, with remainder etc. (as above).

Dec. 9. To John Hale escheator in Somerset and Dorset. Like order in
Westminster. regard to all the manors and lands in his bailiwick taken into the king's hand by the death of Agnes who was wife of John Mautravers the elder ; as it is found by inquisition, taken at the king's command by Walter Cyfrewast late escheator, that at her death she held no lands etc. (as above) but by fine levied in the king's court with his licence held the manor of Estmordon co. Dorset in chief by the service of 8s. a year payable at Michaelmas by the hands of the sheriff, and the manors of Frome Wytefeld and Worthe in Purbyk by knight service of the heirs of the earl of Hereford being within age and in the king's wardship, and divers other manors and lands in those counties of others than the king, to her and her said husband and to the heirs of their bodies etc. (as above, *mutatis mutandis*) ; and the king of his favour has respited the fealty of John son of [Richard] earl of [Arundell] until the octaves of St. Hilary next.

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Jan. 9. To the true men of the town of Chippenham co. Wiltesir. Order
Westminster. to desist henceforth from levying and collecting the customs hereinafter

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Membrane 7—cont.

mentioned, causing all moneys thereof heretofore taken by virtue of the king's letters patent to be laid out in repairing the town bridge, although on 4 October last in aid of the repair of the said bridge, which is broken and ruinous to the nuisance of all the country adjacent as he was then informed on their behalf, the king by letters patent to endure for two years granted the said men certain customs to be collected, levied and taken by the hands of those whom they should depute for the purpose of certain goods and merchandise coming to that town for sale, so that the moneys thereof arising should be wholly laid out upon such repairs and not put to any other use whatsoever; as the king has revoked his said letters patent, because on behalf of Elizabeth Gasselyn, lady of that town as it is said, information has now newly been given to the king that his grant so made redounds to her disherison and to the annulment of her fair and market there enjoyed from old time.

Et erat patens.

1375.

Dec. 10. To Oliver de Harnham escheator in Wiltesir. Order to deliver to Westminster. John son of Richard earl of Arundell and to Eleanor his wife the moiety of the manor of Eyleston taken into the king's hand by the death of Agnes who was wife of John Mautravers the elder, together with the issues thereof taken: as the king has learned by inquisition, taken by the escheator, that the said Agnes at her death held no lands in that county in chief in her demesne as of fee, but held the said moiety in chief by knight service by gift of Robert Sambourne chaplain and John de Coston chaplain made with the king's licence to her and her said husband (likewise deceased) and to the heirs of their bodies, with remainder for lack of such an heir to the said John son of Richard and to Eleanor daughter of John son of the said John Mautravers and to the heirs of their bodies, and that the said Agnes and her husband are dead without issue of their bodies, wherefore the same ought by the form of the gift to remain to the said John son of Richard and to the said Eleanor whom he has taken to wife; and the king of his favour has respited until the octaves of St. Hilary next the homage and fealty of the said John son of Richard. By K.

MEMBRANE 6.

Oct. 28. To Roger Keterych escheator in Essex (*sic*). Order to remove the king's Westminster. hand, and not to meddle further with a messuage, 47 acres of land and 3 acres of meadow in Thorlegh (Thorleye) and Sabrichesworth delivering to the abbot of Walden any issues thereof taken; as lately by letters patent the king gave licence to John de Chertsey and Robert Ive parson of Keyngham to give and assign to the abbot and convent of Walden and to their successors a messuage and 80 acres of land there in part of 40 marks of land and rents which by former letters patent the king gave them licence to acquire; and after on 16 February in the 48th year of the reign the abbot petitioned the king for aid, as 3 acres of meadow are parcel of the said land, and the same with the said messuage and the residue of the land were taken into the king's hand by John Bataille late escheator, pretending that the same were acquired without the king's licence, for that in the letters patent they are by negligence specified as land and not as meadow, and by fine with him made by the said abbot the king of his favour by other letters patent

1375.

Membrane 6—cont.

pardoned the trespasses therein committed, granting that the abbot and convent should have again and hold to them and their successors as well the said messuage and 77 acres of land as the said 3 acres of meadow in part of the 40 marks in the first grant contained; and later the abbot petitioned the king for restitution, shewing that although the king pardoned the trespasses aforesaid the abbot is ousted from the premises by colour of certain letters patent whereby the king granted to William Cranford for life the keeping of the aforesaid messuage, 47 acres of land and 3 acres of meadow which were in the king's hand for that Thomas de Benyngton monk of Walden abbey without the king's licence acquired them of John de Cherteseye, and that by virtue of that grant the said William collected and took the issues and profits thereof, being parcel of the messuage, 77 acres of land and 3 acres of meadow aforesaid, contrary to the letters patent made to the said abbot, wherefore the king ordered the sheriff of Hertford to give the said William notice to be in chancery in the quinzaine of Trinity last to shew cause wherefore the king ought not to take the premises again into his hands and restore them to the abbot with the issues thereof taken by the said William in the mean time, and further to do and receive what the court should determine, at which day for particular causes a day was given to the parties in the quinzaine of Michaelmas last; at which day the abbot being there in person the said Nicholas (*sic*) by his attorney, and Michael Skill yng who sues for the king, by due process first had it was determined that the premises should be restored to the abbot, with the issues as aforesaid, to hold according to the king's letters patent to him formerly made.

Nov. 27. To Thomas de Illeston escheator in Kent. Order to remove the
Westminster. king's hand, and not to meddle further with the manors of Asshe, Faucham, Chellesfeld, Esthalle, Kemsyng and le Sele, the advowson of Kemsyng and le Sele excepted, taken into the king's hand by the death of Thomas de Grandessone knight, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that by divers fines levied in the king's court the said deceased at his death held those manors with the exception aforesaid to him and the heirs of his body, with remainder for lack of such an heir to William de Briene (yet living) son of Guy de Briene and to the heirs of his body, that the said Thomas died without issue, wherefore the premises with that exception ought by the form of those fines to remain to the said William, and that the same are held of others than the king.

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Jan. 10. Order to the sheriff of Suthampton to cause two verderers in the
Westminster. forest of Chuyt to be elected instead of Ralph de Clatford and John Faukener, if they be dead as the king has learned.

Jan. 18. To Henry de Mordon. Order to sell as best he may one pipe con-
Westminster. taining a small quantity of white wine to his keeping delivered on the king's behalf, answering at the exchequer for what may be levied thereof; as the king has learned that Hugh de Ryngebourne lately took the said pipe at sea among other goods and merchandise from a tarit of Genoa (*Janua*), Cateloigne or Naples, and it was delivered to the said Henry as aforesaid.

By C.

1376.

Membrane 6—cont.

Jan. 16. To John Stanhope. Order not to meddle further in the office of
Westminster. justice of oyer and terminer and guardian of the peace in Notyngham-
shire, although the king lately appointed him and certain other lieges
to that office and to do certain other things in their commission
contained; as for particular causes laid before the council the king
has removed him. By C.

The like to Thomas de Staunton.

Jan. 15. Order to the sheriff of Cantebrigge to cause a coroner to be elected
Westminster. instead of Ralph Lynton, if he be dead as the king has learned.

The like to the same sheriff for election of a coroner instead of John
Aylesham deceased.

1375.

Oct. 28. To the bailiffs of Hungreford of John king of Castile and Leon.
Westminster. Order to desist from bringing distresses, disturbances and grievances
as hereinafter rehearsed upon the prior of St. Frideswyde's Oxford,
suffering him to hold the manor of Hudden and town of Edeneton
quit and discharged of aids towards marrying the said king's daughters,
and to have the cattle called 'wayf' in the said manor and town as
he ought to do according to the charter of Edmund sometime earl of
Lancastre and Leycestre and the late king's confirmation, and as he and
his predecessors have been used to do since that time, and releasing any
distresses made for that cause; as the said earl by charter, confirmed by
the late king, among other things granted to the church of St. Frideswyde
and the canons there in frank almoin the said manor and town without
any secular service, demand or contribution to the earl or his heirs, as
his ancestors granted the same to the said canons; and now by com-
plaint of the now prior it is shewn the king that although by virtue of
the said charter and confirmation the prior ought to hold the premises
quit of such aids and of other secular services whatsoever, and to
have the cattle aforesaid therein, and although he and his predecessors
since the date of the said charter and confirmation have heretofore
been used so to do, the said bailiffs are distraining him by reason of
the said manor and town for aids towards marrying their lord's eldest
daughter, as if he held the same by knight service which he does not,
are demanding the cattle aforesaid to their lord's use, and are unlaw-
fully troubling the prior, contrary to the said charter.

MEMBRANE 5.

Nov. 11. To John Rokwode escheator in Norffolk and Suffolk. Order to
Westminster. deliver in dower to Anne who was wife of John de Hastynges earl of
Pembroke tenant in chief such as are in his bailiwick of the following
manors and lands of her said husband which the king has assigned
to her, having taken of her an oath that she will not marry without
his licence; namely the manor of Sutton extended at 21*l.* 2*s.* 8*d.* a
year, the manor of Wynferthyng at 13*l.* 18*s.* 4*d.*, the manor of Asshele
at 6*l.* 6*s.* 8*d.* in Norffolk, the manor of Lydgate at 9*l.* 4*s.*, the manor of
Badmondesfeld at 4*l.* 5*s.*, the manor of Otteleye at 10 marks, the
manor of Wridlyngton with three burgages in the town of St. Edmunds
at 60*s.* in Suffolk; the manor of Thoryton at 4*l.* 7*s.*, the manor of
Esthanyngfeld with divers other lands in Westhanyngfeld thereto
pertaining at 16*l.* 12*s.*, the manor of Southanyngfeld with other lands
in Fanges thereto belonging at 4*l.* 3*s.* 4*d.* in Essex; the manor of
Totenham at 20*l.* in Middlesex; the manors of Padyngden and

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Membrane 5—cont.

Westcote and a tenement in Suthwerk at 24*l.* in Surrey ; the manor of Benham at 10*l.* in Berkshire ; divers lands in Fitelton at 13*s.* 4*d.* in Wiltesir, the manor of Brampton at 78*l.* 18*s.* 4*d.*, and the manor of Lymyng at 66*s.* 8*d.* in Huntingdonshire ; the manor of Great Shelford at 10*l.* 14*s.* 10*d.* in Cambridgeshire, the manor of Blounham at 20*l.*, and the manor of Kempston at 24*l.* in Bedfordshire ; certain lands in the town of Repyngdon at 4*l.* in Derbyshire ; the manor of Allesleye at 22*l.* 13*s.* 6*d.*, the manor of Filongleye at 13*l.* 12*s.*, the manor of Aston Cauntelowe at 39*l.* 21*d.*, and the manor of Pillardyington at 4*l.* 13*s.* 4*d.* in Warwickshire ; and the manor of Nayleston extended at 11*l.* 12*d.* a year in Leycestershire.

To John de Bekyngham escheator in Derbyshire. Order to deliver in dower to the said Anne certain lands in the town of Repyngdon extended at 4*l.* a year.

The like to the following :—

John atte Welde escheator in Essex, concerning the manors of Thoryton, Esthanyngfeld with lands in Westhanyngfeld, and Southanyngfeld with lands in Fanges.

Thomas de Illeston escheator in Middlesex and Surrey, concerning the manors of Totenham co. Middlesex, Padyngden and Westcote co. Surrey, and a tenement in Suthwerk.

Oliver de Harnham escheator in Berkshire and Wiltesir, concerning the manor of Benham co. Berkes and divers lands in Fitelton co. Wiltesir.

Thomas Sewale escheator in Huntingdonshire, Cambridgeshire and Bedfordshire, concerning the manors of Brampton and Lymyng co. Huntingdon, Great Shelford, co. Cantebrigge, Blounham and Kempston co. Bedford.

Walter Holt escheator in Warwickshire and Leycestershire, concerning the manors of Allesleye, Filongleye, Aston Cauntelowe and Pillardyington co. Warrewyk, and Nayleston co. Leicester.

Dec. 11. To William de Wyndesore governor and guardian of Ireland or his representative, and to the chancellor of Ireland. Order to assign and deliver to Anne who was wife of John de Hastynges earl of Pembroke tenant in chief dower of her said husband's lands in Ireland, with the issues thereof from this date, sending the assignment under the seal used in Ireland to be enrolled in the chancery of England ; as the king has taken of her an oath that she will not marry without his licence, and has caused dower to be assigned her of the said earl's lands in England.

The like to William Ilger escheator in Ireland.

Nov. 12. To John Rokwode escheator in Norfolk and Suffolk. Order to deliver of the king's gift to Anne who was wife of John de Hastynges earl of Pembroke last deceased the issues from the said earl's death to this date of the manors of Sutton, Wynferthyng and Asshele co. Norfolk, Lydgate, Badmondesfeld, Otteleye and Wridlyngton, and of three burgages in the town of St. Edmund co. Suffolk to her assigned in dower ; as of his favour the king has granted her the issues from the said earl's death to the date of livery thereof of all lands of her dower as well in England as in Wales. By p.s. [30774.]

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Membrane 5—cont.

The like to the following :—

John atte Welde escheator in Essex, concerning the issues of the manors of Thoryton, Esthanyngfeld with lands in Westhanyngfeld, and Southanyngfeld with lands in Fanges. By p.s.

Thomas de Illeston escheator in Middlesex and Surrey, concerning the issues of the manors of Totenham co. Middlesex, Padyngden and Westcote co. Surrey and of a tenement in Suthwerk. By p.s.

Oliver de Harnham escheator in Berkshire and Wiltesir, concerning the issues of the manor of Benham co. Berkes and of landis in Fitelton co. Wiltesir. By p.s.

Thomas Sewale escheator in Huntingdonshire, Cambridgeshire and Bedfordshire, concerning the issues of the manors of Brampton and Lymyng co. Huntingdon, Great Shelford co. Cantebrigge, Blounham and Kempston co. Bedford. By p.s.

John de Bekyngham escheator in Derbyshire, concerning the issues of certain lands in the town of Repyngdon. By p.s.

Walter Holt escheator in Warwickshire and Leycestershire, concerning the issues of the manors of Allesleye, Filongleye, Aston Cauntelowe and Pillardyington co. Warrewyk, and Nayleston co. Leicester. By p.s.

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MEMBRANE 4.

Jan. 24. To John Carneles escheator in Norhamptonshire. Order to deliver Westminster. in dower to Anne who was wife of John de Hastynges earl of Pembroch tenant in chief such as are in his bailiwick of the knights' fees and parts of fees following which the king has assigned to her, namely three fourths of one knight's fee in Braunfeld in Great Houghton in the said county held by William la Zouche the younger knight and extended at 100s. a year, the moiety of one knight's fee in Braunfeld, Little Houghton, Horton and Great Houghton held by the said William at 40s., the moiety of one knight's fee in Braunfeld, Houghton and Little Dodyngton held by the said William at 40s., one knight's fee in Haklynton and Pidyngton held by Thomas de Preston knight at 100s., one knight's fee in Preston, Hakelton, Horton, Pydyngton, Quynnton and Wotton held by the said Thomas at 12l., the moiety of one knight's fee in Haniton and Boketon held by the said Thomas at 40s., and the moiety of one knight's fee in Weston Fauvel and Little Billyng held by the said Thomas at 40s., the fourth part of one knight's fee in Newton by Geidyngton held by John de Mulsho at 60s., one knight's fee in Starston held by the heir of the earl of Aumarele at 15l., the moiety of one knight's fee in Pedyngton held by Reynold de Grey at 40s., the fourth part of one knight's fee in Eston and Boseyate held by the said Reynold at 10s., the moiety of one knight's fee in Twywell held by the said Reynold at 20s., the moiety of one knight's fee in Hardyngesthorn and Coten held by the abbess of St. Mary *de Pratis* and William Lomb at 10s., the moiety of one knight's fee in Barton held by the said abbess and John Carnell at 40s., the moiety of one knight's fee in Cogenho held by William de Cogenho at 40s., the moiety of one knight's fee in Great Houghton and Horton held by Thomas Grene knight, Richard de Houghton and John Dalton clerk at 40s., two knights' fees in Assheby Davy and Grendon held by the said Thomas at 40l., the sixth part of one knight's fee in Great Dodyngton held by the heir of Robert Campana at 10s., the fourth part of one knight's fee

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Membrane 4—cont.

in Wolde and Helcote held by the abbot of Pippewelle at 20s., the fourth part of one knight's fee in Herdwyk held by the heirs of John Barry at 20s., the fourth part of one knight's fee in Barton held by the heir of William Carnell' at 20s., the fourth part of one knight's fee in Great Dodyngton held by the heirs of Peregrine Bernad at 13s. 4d., one knight's fee in Boseyate held by William Latymer at 20 marks, the twentieth part of one knight's fee in Wolaston held by William de Wolaston at 5s., the moiety of one knight's fee in Quynnton held by Philip de Quynnton at 100s., one knight's fee in Ruston held by John Carnell' at 20l., the fourth part of one knight's fee in Draughton held by the heir of John Moigne at 20s., the moiety of one knight's fee in Braybrok held by Thomas le Latymer at 10 marks, the third part of one knight's fee in Scaldewelle, Houghton, Langeport and Upthorp held by the heir of Thomas Verdoun at 20s., one knight's fee in Waldegrave and Bateshalehulle held by Richard de Waldegrave at 20l., the fourth part of one knight's fee in Hanyngton held by John Warden at 10s., the moiety of one knight's fee in Herdwyk held by Thomas Seymour at 20s., the moiety of one knight's fee in Neuton and Boughton by Geidyngton formerly held by the heirs of Henry Techemerch and of William Seymour at 20s., one knight's fee in Haryngworth held by William la Zouch the elder at 20l., one knight's fee in Stokebrewere and Aldryngton held by Isabel Seint Johan, Richard Wideville and John Chastiloun at 100s., the fourth part of one knight's fee in Hynton, Twywell and Wuthton held by the heir of Richard Brey and by John Veer at 60s., one knight's fee in Holcote and Wolde held by the prior of St. Andrew, the heirs of Andrew Landwath and the abbot of Pippewelle at 100s., the fourth part of one knight's fee in Rethersthorp held by the master of St. John Norhampton at 40s., one knight's fee in Multon held by Ralph Basset of Drayton at 20l.; the fourth part of one knight's fee in Appelby co. Leycester held by William de Appelby at 50s., one knight's fee and a half in Ibestoke held by John Verdoun and John Burdet at 20l., the moiety of one knight's fee in Normanton held by Robert de Stipelton at 10l., one knight's fee in Wistowe and Flekeneye held by Ralph de Hastyng at 20l., the fourth part of one knight's fee in Cosseby held by John Burdet at 53s., the moiety of one knight's fee in Shacreston held by John de Shepey and Walter Dauvers at 6l. 13s. 4d., the fourth part of one knight's fee in Snarkeston held by Simon de Bereford at 50s., the sixteenth part of one knight's fee in Barton held by Ralph Halewey at 10s., the moiety of one knight's fee in Aston and Stapilton held by Robert Flamville at 6l. 13s. 4d., the moiety of one knight's fee in Leyre held by John de Leyre at 100s., the fourth part of one knight's fee in Odyston held by John Verdoun at 40s., the fourth part of one knight's fee in Snarkeston held by Geoffrey Stake and his parceners at 52s., the moiety of one knight's fee in Swepiston and Newton held by John Longeville at 100s., one knight's fee in Sutton and Stapilton held by Walter Houby at 15l., one knight's fee in Osolveston held by the abbot of Osolveston at 13l. 6s. 8d., the moiety of one knight's fee in Dadelyngton held by Remigius de Meulynges at 10l., one knight's fee in Conyngeston held by William de Shepeye at 15l., one knight's fee in Adelokston held by John de Bagepuz at 18l., the twentieth part of one knight's fee in Heygham held by John Danet at 10s., the moiety of one knight's fee in Moselowe and Barewelle held by John Hertwelle at 100s., the

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Membrane 4—cont.

tenth part of one knight's fee in Stapilton held by Robert de Stapilton at 20s., one knight's fee in Stratton held by the earl of Albemarle at 15l., one knight's fee in Market Overton held by Gilbert de Humflamville at 15l.; the fourth part of one knight's fee in Braumfeld by Turveye co. Bukingham held by Henry Grey of Sherlond at 60s., the fourth part of one knight's fee in Clifton and Neuton held by Ralph Basset 'le Riche' at 53s. 4d., one knight's fee in Embirton held by Henry Grene at 10l., the moiety of one knight's fee in Pettesho held by Richard Chaumberleyn at 6l., the fourth part of one knight's fee in Cranden by Tame sometime held by John Segrave at

MEMBRANE 3.

50s.; the moiety of one knight's fee in Monselow and Aston co. Salop held by Richard Hertwell at 4l. 6s. 8d.; the sixth part of one knight's fee in Sheffhull co. Warrewyk held by William Walssh at 26s. 8d.; the twelfth part of one knight's fee in Northwytham co. Lincoln held by the abbot of Bitelesden at 3s. 4d.; five knights' fees in Carrewe in the march of Wales held by John de Carrewe at 25l., the moiety and the fourth part of one knight's fee in Hoggoston held by William de Rupere at 100s., the moiety of one knight's fee in Esse sometime held by William Malenfaunt at 50s., 2½ knights' fees in Weston held by William de Staunton and Matthias Wogan at 12l. 10s., the moiety of one knight's fee in Jordaneston sometime held by John Joce at 50s., the tenth part of one knight's fee in Torre sometime held by John Wogan at 10s., the moiety of one knight's fee in Coytrach sometime held by Andrew Weseman at 50s., and the service of John Champaigne, John Vaghan and John Coke for five bovates of land in Nant' in the said march extended at 8s. a year.

To Walter Holt escheator in Leycestershire. Order to deliver in dower to the said Anne the knights' fees and parts of fees following which the king has assigned to her, namely the fourth part of one knight's fee in Appelby held by William de Appelby, one knight's fee and a half in Ibestoke held by John Verdoun and John Burdet, the moiety of one knight's fee in Normanton held by Robert de Stipelton, one knight's fee in Wistowe and Flekeney held by Ralph de Hastyng, the fourth part of one knight's fee in Cosseby held by John Burdet, the moiety of one knight's fee in Shacreston held by John de Shepeye and Walter Dauvers, the fourth part of one knight's fee in Snarkeston held by Simon de Bereford, the sixteenth part of one knight's fee in Barton held by Ralph Halewey, the moiety of one knight's fee in Aston and Stapilton held by Robert Flamville, the moiety of one knight's fee in Leyre held by John de Leyre, the fourth part of one knight's fee in Odyston held by John Verdoun, the fourth part of one knight's fee in Snarkeston held by Geoffrey Stake and his parceners, the moiety of one knight's fee in Swepiston and Newton held by John Longeville, one knight's fee in Sutton and Stapilton held by Walter Houby, one knight's fee in Osolveston held by the abbot of Osolveston, the moiety of one knight's fee in Dadelyngton held by Remigus de Meulynges, one knight's fee in Conyngeston held by William de Shepeye, one knight's fee in Adelokiston held by John de Bagepuz, the twentieth part of one knight's fee in Heygham held by John Danet, the moiety of one knight's fee in Moselow and Barewelle held by John Hertwelle,

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Membrane 3—cont.

the tenth part of one knight's fee in Stapilton held by Robert de Stapilton, one knight's fee in Stratton held by the earl of Albemarle, and one knight's fee in Market Overton held by Gilbert de Humflamville, extended severally (*as above*).

The like to the following :

Thomas Sewale escheator in Buckinghamshire, concerning the fourth part of one knight's fee in Braunfeld by Turveye held by Henry Grey of Sherlond, the fourth part of one knight's fee in Clifton and Neuton held by Ralph Basset 'le Riche,' one knight's fee in Embirton held by Henry Grene, the moiety of one knight's fee in Pettesho held by Richard Chaumberleyn, and the fourth part of one knight's fee in Cranden by Tame sometime held by John Segrave.

William Walshale escheator in Salop and the march of Wales adjacent, concerning the moiety of one knight's fee in Monselowe and Aston held by Richard Hertwell.

Walter Holt escheator in Warwickshire, concerning the sixth part of one knight's fee in Shefhull held by William Walssh.

John Dymmok escheator in Lincolnshire, concerning the twelfth part of one knight's fee in Northwytham held by the abbot of Bitelesden.

Edmund de Brugge escheator in Herefordshire and the march of Wales adjacent, concerning five knights' fees in Carrewe held by John de Carrewe, the moiety and the fourth part of one knight's fee in Hoggeston held by William de Rupere, the moiety of one knight's fee in Esse sometime held by William Malenfaunt, $2\frac{1}{2}$ knights' fees in Weston held by William de Staunton and Matthias Wogan, the moiety of one knight's fee in Jordaneston sometime held by John Joce, the tenth part of one knight's fee in Torre sometime held by John Wogan, the moiety of one knight's fee in Coytrach sometime held by Andrew Weseman, and the service of John Champaigne, John Vaghan and John Coke for five bovates of land in Nant', extended severally (*as above*).

MEMBRANE 2.

Jan. 24. To John Carnels escheator in Norhamptonshire. Order to deliver Westminster. in dower to Anne who was wife of John de Hastynges earl of Pembroch such as are in his bailiwick of her said husband's advowsons following which the king has assigned to her, namely the advowsons of Yerdele church in that county extended at 40 marks a year, of Wotton church at 20 marks, of Fulbroke church co. Warrewyk at 4*l.*, of Nayleston church co. Leycester at 30*l.*, of Sutton Valence church co. Kent at 10*l.*, of Brumstede church co. Norfolk at 100*s.*, of Thoryton church co. Essex at 100*s.*, of Blounham church co. Bedford at 40 marks, of Pembroke priory in the march of Wales at 40*l.*, of Pencerich church in the said march at 60*s.*, of Lanvharell church in the said march extended at 4*l.* a year, and of Berwyk chantry co. Somerset which is not extended.

To Walter Holt escheator in Warwickshire and Leycestershire. Order to deliver in dower to the said Anne the advowsons of Fulbroke church co. Warrewyk and Nayleston church co. Leycester, extended severally (*as above*), which among others the king has assigned to her.

1376.

*Membrane 2—cont.***The like to the following :**

Thomas de Illeston escheator in Kent, concerning the advowson of Sutton Valence church.

John de Rokewode escheator in Norfolk, concerning the advowson of Brumstede church.

John Welde escheator in Essex, concerning the advowson of Thoryton church.

Thomas Sewale escheator in Bedfordshire, concerning the advowson of Blounham church.

Edmund de Brugge escheator in Herefordshire and the march of Wales adjacent, concerning the advowsons of Penorich church, Lanvhanell church and Pembroke priory, extended severally (*as above*).

John atte Hale escheator in Somerset, concerning the advowson of Berwyk chantry.

1375.

MEMBRANE 1.

Dec. 22. To John de Bekyngham escheator in Notynghamshire. Order to
Westminster. cause William de Hampsterley and Elizabeth his wife, daughter of William son of Geoffrey de Staunton tenant in chief and cousin and heir of the said Geoffrey, to have seisin of her said grandfather's lands taken into the king's hand by his death ; as she has proved her age before Gilbert de Culwenn escheator in Yorkshire, and the king has taken her said husband's fealty.

Dec. 26. To Thomas de Ingelby, Roger de Fulthorp, John de Dent, Thomas
Westminster. de Sandford and Hugh de Westwyk. Order not to proceed without advising the king to take an assize of novel disseisin which Robert prior of the Hospital of St. John of Jerusalem in England has arraigned against John de Bulkham mayor of Newcastle upon Tyne and others concerning tenements in Fenham, although the king lately appointed them justices for the purpose ; as on behalf of the mayor and bailiffs and all the commonalty of the said town petition is made to the king to provide a remedy for their indemnification, shewing that the tenements put in view are and have been time out of mind of the soil of the said mayor, bailiffs and commonalty pertaining to them as parcel of the town, so that if such proceeding should be taken, there might easily arise prejudice and disherison to the king, diminution of the farm of the town, and the ruin of their estate. By C.

Dec. 15. To Thomas Sewale escheator in Bedfordshire. Order to deliver
Westminster. to William Croyser the manor of Wrastlyngworth taken into the king's hand for the causes hereinafter mentioned ; as it is found by inquisition, by the escheator taken of his office, that Edward de Kendale the younger deceased lately granted to the said William, John Josep chaplain and John Henwyk chaplain and to the heirs of the said John Josep the remainder of the said manor, being held in chief by the service of the sixth part of one knight's fee and the service of 2s. a year of the common fine, which was held for life by Elizabeth who was wife of Edward de Kendale the elder of the right and heritage of the said Edward the younger with reversion to him and his heirs, that the said John and John after released to the said William and to his heirs all their estate therein, that after the said Elizabeth's

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Membrane 1—cont.

death the said William entered the same by virtue of the aforesaid grant, the king's licence not having been obtained, and that the said manor is taken into the king's hand as well by the said Elizabeth's death as by reason of those trespasses; and for 10*l.* to him paid by the said William the king of his favour has by letters patent pardoned those trespasses, granting so far as in him lies that the said William shall have again and hold the said manor to him and his heirs, saving to the king his homage and fealty. By p.s. [30825.]

Dec. 13. To Guy de Brian constable of the castle of St. Briovel, and to his Westminster. lieutenant there. Order at their peril to deliver by indenture to Edward Taverner of Gloucestre, Nicholas Bryedlep, William Heyberare, Robert Walour and John Compton, to be brought to the Tower of London according to their commission and delivered to the constable thereof to be kept in safe custody until further order, Richard Shayt, John Hicokkes of Rewardyn, Richard de la Mulle of Mitcheldean (*Magna Dene*) and John Smyth of Little Dene, who are now imprisoned in the said castle under the said Guy's custody at the king's command. By C.

Dec. 13. To the sheriff of Gloucester. Order at his peril to deliver by indenture Westminster. to Edward Taverner of Gloucestre, Nicholas Briedlep, William Heyberare, Robert Walour and John Compton, to be brought to the Tower of London according to their commission and delivered to the constable thereof to be kept in safe custody until further order, Richard Ferroure and William Smyth of Mitcheldean now imprisoned in Gloucestre castle under the custody of the sheriff at the king's command. By C.

1376.

Jan. 10. To Alan de Buxhull constable of the Tower of London, and to his Westminster. lieutenant. Order to receive by indenture and keep in safe custody in the prison of the Tower until further order William Smyth who causes himself to be called 'Sire Johan Geffre' and 'admirall,' Richard del Milne, John Hicokes, Richard Shayt who causes himself to be called 'Sire William Recchemenever,' John Smyth of Little Dene who causes himself to be called 'Sire Richard Misavised,' and Richard Ferroure of Mitcheldean, whom William Hayberar, Robert Walour and John de Compton shall at the king's command deliver to the said constable and lieutenant. By C.

Jan. 20. Order to the sheriff of Kent to cause a coroner to be elected instead Westminster. of John Bene, who is insufficiently qualified as the king has learned by report of many.

1375.

MEMBRANE 47d.

Indenture made between John de Neville knight lord of Raby of the one part and Robert de Knolles knight and Custance his wife of the other part, witnessing a grant of the manors of Pykenhamwade and Houton co. Norfolk with warranty to the said Robert and Custance for their lives and to the executors and assigns of the survivor for one half year longer. Witnesses: Robert Mortymer, Richard Illeye, Peter Strange, John Harsyk, Robert Corbet knights, William

1375.

Membrane 47d—cont.

Withereston, Thomas Wombe, John Bachiler, John Staple, Simon Snyterton. Dated Pykenhamwade, Thursday the feast of St. Matthew 48 Edward III.

Memorandum of acknowledgment by the parties in the chancery at Westminster, 31 January this year.

Writing of John de Neville lord of Raby and Ralph de Stoke, giving to Robert de Knolles knight and Adam Chaungeour citizen of London and to their assigns a yearly rent of 60*l.* to be taken at Michaelmas and Easter by even portions of the manor of Eynow co. Norhampton during the life of the said Robert and of Custance his wife, with power to distrain for arrears. Dated London, Sunday after the Conversion of St. Paul 49 Edward III.

Memorandum of acknowledgment by the said John, 31 January.

Indenture of defeasance of a yearly rent of 60*l.* of the manor of Eynow co. Norhampton, given by John de Neville lord of Raby and Ralph de Stoke to Robert de Knolles knight and Adam Chaungeour citizen of London during the lives of the said Robert and of Custance his wife, upon condition that if the said Robert and Custance or one of them or their assigns be thrust out of the manors of Pykenhamwade and Houton co. Norfolk, to them granted by the said John for their lives and to the executors and assigns of the survivor for one half year longer, or out of parcel thereof, by any having right or claim therein before this date, or if the said manors or parcel thereof be recovered against them or one of them or against their assigns, the said John or his heirs being first vouched to warranty thereof, he or his heirs shall within half a year after warning to him or his heirs or to their general attorney recompense them the said Robert and Custance for such loss, or at their own costs shall cause them to have the land again, so that no default or deceit be in the tenants thereof; and covenant by the said Robert and Custance that if the said John, his heirs or assigns, shall within half a year after the death of the longer liver buy of the executors or assigns of such survivor all their goods and chattels then being in the said manors, and shall make recompense for the same, it shall then be lawful for the said John, his heirs and assigns, to enter again and hold the premises without gainsaying, the said charter of feoffment notwithstanding. Dated London, Monday after the Conversion of St. Paul 49 Edward III.

French.

Memorandum of acknowledgment by the parties, 31 January.

Writing of William Lely, being a quitclaim to John de Batheleye of all lands, meadows, rents and services in Goverton, Blesby and Gippesmere sometime of John Alwys, which the said William had by gift and feoffment of Robert de Bouth. Dated Goverton, Monday after the Epiphany 48 Edward III.

Memorandum of acknowledgment, 2 February this year.

Writing of Philip de Brompton, for himself and Alice his wife executrix of William de Burton, being a release to William de Notton of all actions and demands by reason of a statute merchant whereby William de Notton was bound to William de Burton and Thomas Pipehurst citizens and goldsmiths of London in 100*l.* to save them

1375.

Membrane 47d—cont.

harmless concerning the security for a sum of 77*l.* 6*s.* 8*d.* payable to the king and his assigns wherein they were bound in the exchequer for William de Notton, as by certain indentures of defeasance between the parties may appear; and annulment of the said statute, for that William de Notton has truly saved and acquitted the said sureties, as appears by record of the exchequer. Dated Fletestrete London, 7 February 49 Edward III. *French.*

Memorandum of acknowledgment by the said Philip, 9 February.

Charter of Robert Bucsbyn of Essex, giving with warranty to Robert Yonge of Wytenham, John Hanecok, Henry parson of Bredestrate London, Thomas May the elder and Adam Prygell of Runwell, their heirs and assigns, a messuage, 60 acres of land, 2½ acres of meadow, 20 acres of pasture and 6*s.* 8*d.* of yearly rent in South Hamyngfeld, West Hamyngfeld and Dounham, which the said Robert Bucsbyn recovered in the king's court at Westminster by writ of entry upon disseisin against Thomas de Barwe chaplain and John Austyn chaplain. Witnesses: Hugh de Badewe knight, John de Mounteneye knight, Richard de Preston, Henry Bedell, John Baroun 'draper,' Nicholas Michel. Dated West Hamyngfeld, Saturday after the octaves of the Purification 49 Edward III.

Memorandum of acknowledgment, 10 February.

Writing of Michael Bonet, proctor and attorney of James Laurencii as partner of Nicholas Saffont a Cathallan merchant for whom [the said James] has promised ratification binding all his goods now and hereafter, also of William Villarius, Berengarius Pareil, Poncius Meliacius, Francis Mercader, Peter de Villa Canis, Gombald de Navello, Francis Romarius, Peter Garighe, Dominicus Sancius, James Dominici, Messias Carrere as partner of Arnald Amenos a Cathallan merchant for whom [the said Messias] has promised (*as above*), of Berengarius Villa, Francis Pontus, George Julian, Thomas Sale, Peter de Fountescare, Gabriel Carres, Arnald Ferrarius, Peter Bassus, Raymond Dascher and Simon Inner all Catallan merchants and subjects of the king of Aragon now dwelling at Bruges in Flanders, as appears by a notarial instrument attested by Bartholomew de Arquato son of Peter notary public with the seal of the community (*universitatis*) of the said merchants in Bruges, of whom many goods and much merchandise were taken at sea from a ship or tarit of Maiorica called 'Sancta Clara,' Francis Anselmi of Maiorica master and owner, namely by many ships and people of England, having information that Robert atte Lathe burgess of Lenne and owner of a ship of Lenne called 'Magdaleyn' was not acting or consenting in the capture of the said tarit, nor shared in the said goods, although now and at other times cited or adjourned before the king of England and his council for the cause aforesaid, wherefore it is amicably agreed between him and the said proctor as follows, and the said proctor for his constituents aforesaid acknowledges that he has received of the said Robert 39*l.*, wherefore he acquits and discharges the said Robert, his said ship and goods, of all action and demand before whatsoever judges now or hereafter arising by reason of the capture or plunder aforesaid, saving to the said proctor and his constituents all causes, actions and claims against all and singular the seamen and servants of the said ship of Lenne or against others personally concerned in that capture,

1375.

Membrane 47d—cont.

the person, ship and goods of the said Robert excepted. Dated London, 28 January 49 Edward III.

Memorandum of acknowledgment, 4 February.

Feb. 23. Henry de Coggeshale knight to John James of Walyngford.
Westminster. Recognisance for 100*l.*, to be levied, in default of payment, of his lands and chattels in Essex.

Cancelled on payment.

MEMBRANE 46d.

Charter of Robert Clifton of Lancashire, giving with warranty to Richard Grene knight, Adam Fraunceys alderman, Adam de Sancto Ivone and John Frankeleyn citizens of London, their heirs and assigns, his manors of Clifton and Salwyk co. Lancastre, and all other his manors, lands, rents and services in that county with dovecotes, mills, woods, meadows, feedings, pastures, homages, wards, marriages, heriots, reliefs, escheats, rights, commodities etc. to the same belonging. Dated Clifton, Wednesday before St. Martin 48 Edward III.

Memorandum of acknowledgment, 29 January this year.

Indenture of defeasance of the foregoing feoffment, upon condition that Robert Clifton of Lancashire, his heirs or executors shall within two years after Martinmas next pay 58*l.* 6*s.* 8*d.* in London to Sir Robert de Knolles knight, Dame Custance his wife or one of them, or to their attorney or executors, witnessing that seisin of the manors of Clifton and Salwik is delivered to Richard Grene knight, Adam Fraunceys alderman, Adam de Seint Ive and John Frankeleyn citizens of London upon this condition. Dated (*as the last*). *French.*

Memorandum of acknowledgment by the said Richard, Adam, Adam and John, 29 January this year.

Indenture made between Richard Grene knight, Adam Fraunceys alderman, Adam de Seint Ive and John Frankeleyn citizens of London of the one part, and Robert Clifton and Robert de Meresco of Lancashire of the other part, being a lease for two years to the said Robert and Robert and to their assigns for 200 marks in hand by them paid of the manors of Clifton and Salwik and of all other the manors, lands, rents and services in Lancashire which the said Richard and the others have by gift and feoffment of the said Robert Clifton, rendering nevertheless one rose a year at Midsummer to the lessors, their heirs and assigns, and doing the rents and services to the lords of the fee due and accustomed. Dated London, Wednesday after Martinmas 48 Edward III. *French.*

Memorandum of acknowledgment by the said Richard, Adam, Adam and John, 29 January this year.

Writing of John de Kyngesfolde, being a receipt and acquittance to Walter fitz Wauter lord of Wodeham for 200 marks for Christmas term 48 Edward III, in part of 800 marks wherem the said Walter is bound to him by a writing of annuity of 100*l.* a year. Dated London, the day and year aforesaid.

Memorandum of acknowledgment, 31 January this year.

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Membrane 46d—cont.

Writing of Thomas son of John de Charleton of Middlesex, confirming the estate of Richard de Leycestre parson of Castre, Simon Pakeman, Robert Martel, William de Burgh, John de Gadesby and Thomas Aliene (Alliene) of Assheby in the manors of Pulteneye and Minsterton co. Leycestre and Shenlee co. Hertford and all other the lands, woods, rents, reversions, services, fees and advowsons sometime of John de Pulteneye knight in those counties, Warwickshire and Norhamptonshire, whereof they are in possession ; and quitclaim of the premises to them, their heirs and assigns. Witnesses : William Strete, Geoffrey de Newenton, John Wroth the younger, Geoffrey de Segrave. Dated London, Thursday the eve of the Purification 49 Edward III. *French.*

Memorandum of acknowledgment, 2 February.

Feb. 4. John Corouner of Liveryngton to William de Mirfeld clerk.
Westminster. Recognisance for 12*l.*, to be levied, in default of payment, of his lands and chattels in Cambridgeshire.

Cancelled on payment.

Feb. 1. Thomas del Strother, son of Henry del Strother, to John de
Westminster. Rouclyffe the younger. Recognisance for 20 marks, to be levied etc. in Northumberland.

Feb. 7. Robert Bukskyn to Thomas Tyrell knight and Clement Spice.
Westminster. Recognisance for 100*l.*, to be levied etc. in Essex.

Indenture made between Richard de Kyrkebride of the one part and John Payn citizen and armourer of the other part, being a quitclaim with warranty to the said John, his heirs and assigns, of all lands, woods, meadows, rents and services which he now has in the towns of Northmymmes and Southmymmes cos. Middlesex and Hertford ; with proviso that the effect of this warranty shall be only to bar the said Richard and his heirs, and not as against the actions of others. Dated London, 5 February 49 Edward III.

Memorandum of acknowledgment by the said Richard, 8 February.

Feb. 9. Godfrey Foljambe knight and Godfrey his son to Hugh Malepas.
Westminster. Joint and several recognisance for 55*l.* to be levied, in default of payment, of their lands and chattels in Derbyshire.

Cancelled on payment.

Feb. 10. John Michel citizen and vintner of London and Henry Herbury
Westminster. citizen and vintner of London to William Bys 'stokfisshmongere' London, Robert Pountfreit 'cornemongere' London and John Wilton 'ismongere' London. Joint and several recognisance for 200*l.*, to be levied etc. in the city of London.

Cancelled on payment, acknowledged by William Bys.

Feb. 16. To the sheriffs of London. Order by mainprise of Peter de Barton,
Westminster. Robert de Muskham and Robert de Faryngton clerks to stay the taking of the body of Master Thomas Baketon, bringing this writ before the justices at Westminster, although lately by writ *de judicio* the king ordered the sheriffs to take the said Thomas, so as to have his body before the said justices in the quinzaine of Easter to answer John Stratton 'corsour' how that contrary to the king's prohibition

1375.

Membrane 46d—cont.

he proceeded in a cause concerning the lay fee of the said John in London; as the said clerks have mainperned in chancery body for body to have the said Thomas before the said justices at the day named.

MEMBRANE 45d.

Charter indented of Katherine Breouse, giving with warranty to John Daventre parson of Broom, Edward de Lakyngheth Stephen Langham, Thomas Chervyle chaplain, John Pikenham, John Bretton, John Wauton, John Hunte and John Heylesdon, their heirs and assigns, the manor and advowson of Sculthorp, the king's licence having been obtained, to hold of the king by the services thereof due and accustomed, rendering to the said Katherine and to her heirs 40*l.* a year at Easter and Michaelmas by even portions, power being reserved to enter again and hold the premises in default of payment. Dated London, Saturday after St. Valentine 49 Edward III.

Writing of Katherine Breouse, being a letter of attorney appointing William Braunche and Thomas Kenyngdale, John Grafton chaplain, Henry Rolves, Peter parson of Watlyngton and Roger parson of Mighelstowe to deliver to John Daventre parson of Broom, Edmund de Lakyngheth, Stephen Langham, Thomas Chervyle chaplain, John Pykenham, John de Bretton, John Wauton, John Hunte and John Heylisdon seisin of the manor and advowson of Scolthorp according to her charter indented. Dated (*as the last*).

Memorandum of acknowledgment of the foregoing charter and writing, 17 February.

Feb. 16. To the sheriff of Essex. Order by mainprise of Geoffrey Dersham
Westminster. and Robert Talbot to stay the taking of the body of William Pollard, bringing this writ before the justices of the Bench; as the king has learned that Thomas Hardyng of Manytre impleaded the said William in the king's court before the said justices to render an account for the time he was receiver of the plaintiff's moneys, and by another writ Thomas Cauell is impleading the said William before the same justices for an alleged debt of 40*s.*, and by divers writs *de judicio* at the plaintiffs' suit the king has ordered the sheriff to take the said William so as to have him before the said justices at Westminster at set days in those writs contained, although he is ready to answer the plaintiffs and stand to right in all things, wherefore petition is made on his behalf for a stay; and the said Geoffrey and Robert, appearing in person in chancery, have mainperned under a pain of 20*l.* to have the said William before the said justices at the days those writs are returnable.

To the sheriff of Essex. Like order, *mutatis mutandis*, by mainprise of William Pollard and Robert Talbot, in favour of Margaret Dawe who is before the king impleaded by Thomas Hardyng for an alleged trespass.

The like to the same sheriff in favour of William Pollard, by mainprise of Edmund Donne, Robert Talbot, John Lache and John Bateman under a pain of 20*l.*

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Membrane 45d—cont.

Feb. 1. To the sheriffs of London. Order by mainprise of Thomas Kendale clerk, William Bristowe 'bakere' and John Lynham 'cordewaner' of the city of London to set free Richard de Tysho clerk from prison, bringing this writ into chancery; as lately at the request of R. bishop of Coventre and Lychefeld signifying to the king that the said clerk being of his diocese was by the authority of the ordinary excommunicated because of contumacies, and would not be justified by ecclesiastical censure, the king ordered the sheriffs to justify the said clerk by his body according to the custom of England until he should content holy church for his contempt and wrongdoing; but he has lawfully appealed to the see of Rome and for the protection of the court of Canterbury against that sentence as unjust, as appears by a notarial instrument thereupon made and produced in chancery, and is prosecuting his appeal with effect as he says; and the said Thomas and the others have mainperned in chancery to have him there at the quinzaine of Easter to stand to right, and to do and receive what the court shall determine. The king has commanded the sheriff of Middlesex to give the said bishop notice to be then in chancery to shew cause wherefore the said clerk ought not to be set free from prison pending the business of his appeal.

Feb. 18. To the sheriff of Leycestre. Order, upon the petition of Simon Westminster. Mayheu, by mainprise of Richard Grene of Foxton and Hugh Sporier of Leycestre to stay the exigents against him and the taking of his body, bringing this writ before the justices of the Bench the day a writ *de judicio* against him at the suit of Richard Sergeant is returnable; as his petition shews that the said Richard Sergeant is impleading him before the said justices for an alleged debt of 40s., that by the said writ he is put in exigents in that county to be outlawed for that he came not before the said justices to answer thereupon, and that he is ready so to answer and stand to right in all things; and the said Richard Grene and Hugh have mainperned in chancery under a pain of 40l. to have him before the said justices at the day named.

Writing of John son and heir of Edmund Trentemarcz of Middlesex, being a quitclaim with warranty to William de Halden, Gilbert Chaumpeneys and John Ussher, their heirs and assigns, of 16 acres of land in Oldeford which with other lands in Stebenheth and Hakeneye co. Middlesex the said William, Gilbert and John Ussher have by gift and feoffment of Adam Fraunceys citizen of London, and the said Adam formerly acquired of the said John son of Edmund. Dated London, 10 February 49 Edward III.

Memorandum of acknowledgment, 20 February.

Charter of Roger Wolferston and Roger Keterich, granting to William Spice, his heirs and assigns, their manor of Spayneshall and all their lands in the town of Wilynghale Spayne co. Essex. Witnesses: Robert Teye, Simon Longe, Thomas Rocheford. Dated London, Saturday after Easter 41 Edward III.

Charter of Roger de Wolferston and Roger Keterich, granting to Clement Spice and Alice his wife and to the heirs of their bodies, with remainder for lack of such heirs to the right heirs of the said Clement

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Membrane 45d—cont.

and Alice (*sic*), all the lands, rents and services in the towns of Black Nottele and White Nottele which they lately had by grant of the said Clement and Alice by fine levied in the king's court. Dated Friday the Translation of St. Thomas the Martyr 42 Edward III.

Memorandum of acknowledgment of the foregoing charters by Roger de Wolferston, 14 February this year.

Memorandum of acknowledgment by Roger Keterich, 9 May.

Feb. 21. Nicholas Lovayne knight to Nicholas Carewent clerk, Thomas Westminster. Hungreford, Master John Corf clerk and Master Walter Sevenhampton clerk. Recognisance for 10*l.*, to be levied, in default of payment, of his lands and chattels in Kent.

MEMBRANE 44d.

Writing of Robert Owayn of Pulteneye, being a grant and quitclaim with warranty to Sir Nicholas de Lovayne, Sir Aubrey de Veer, Sir Arnald Savage, Sir John Pekbrugge and Margaret his wife, Robert Belknap, John Colpeper and Roger de Asshebournham, their heirs and assigns, of certain tenements whereof they are now in possession, namely the manors of Penshurst, Yenesfeld, Northpark and Osprenge, a messuage, one carucate and 200 acres of land, 100 acres of meadow, 300 acres of pasture, 300 acres of wood with appurtenances in Penshurst, Tonebrugge, Leghe, Bytteberugh, Speldhurst and Chidyingstone, the manor of Southall in Wollewiche, the advowson of Penshurst chapel, and one acre of wood with the advowson of Eselyng church cos. Kent and Essex, the manor of Popeler and three messuages, four tofts, two water mills called 'Crachemulles,' one fulling mill, 109 acres of land, 220 acres of pasture and 9*l.* 3*s.* 4*d.* of rent in Stebynhethe, Esthamme, Stratford, Edelmeton, Hakeneye, Brambele and Eldeford with all lands, rents and services in Estsmethefeld by the Tower of London co. Middlesex, the manors of Dytton Camoys, Swafham Priour and Chevelee, three messuages, 240 acres of pasture and one mill in Dytton Camoys, Swafham Priour, Chevelee and Asshelee and the advowsons of Chevelee church and the chapels of Swafham Priour and Dytton Camoys co. Cantebrigge, the manor and advowson of Witheresfeld co. Suffolk with appurtenances in Horset and Haverhull, and all other manors, lands, rents, mills, woods, meadows, pastures, waters, fisheries, services, liberties, lordships, customs, reversions, knights' fees and advowsons of churches and chapels with their appurtenances which ever were of Sir John de Pulteneye or of Sir William his son and heir in the counties aforesaid, the inn called 'Coldherbergh' and all the lands, rents and lordships upon the 'Haywharf,' the said 'wharf' and all other lands, rents, services and lordships in the parish of Allhallows the Great with the reversions in the city of London, confirming their estate in the premises. Witnesses: Sir Reynold de Cobham, Sir Bernard Brocas, Sir Richard de Totesham, Sir John Seinteler, Sir William de Cobham knights, Sir William Harewell parson of Penshurst, William Strete the king's butler, John Chydicroft, James de Pekham. Dated Penshurst, Tuesday before St. Margaret 48 Edward III. *French.*

Memorandum of acknowledgment, 14 February this year.

Writing of Nicholas de Loveyne knight, confirming the estate which Richard de Leycestre parson of Castre, Simon Pakeman,

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Membrane 44d—cont.

Robert Martell, William de Burgh, John de Gadesby and Thomas Aliene of Assheby have in the manors of Pulteneye and Minsterton co. Leycestre and Shenlee co. Hertford in their possession being, and in all other the lands, woods, rents, reversions, services, fees and advowsons whatsoever in those counties and in Warwickshire and Northamptonshire which were sometime of John de Pulteneye knight; and quitclaim of the premises to them, their heirs and assigns. Witnesses: William Strete the king's butler, Geoffrey de Newenton, John Wroth the younger, Geoffrey de Segrave. Dated London, Monday after the Purification 49 Edward III. *French.*

Memorandum of acknowledgment, 14 February.

Feb. 14. To the prior and convent of St. Frideswide Oxford. Order to
Westminster. grant to Henry le Forester the king's clerk, son of Hugh Forester, such a yearly pension of their house as shall befit the givers and should bind the receiver to them, making him letters patent thereupon under their chapter seal, and writing again without delay what they will do; as the said prior by reason of his new creation is bound in such a pension to one of the king's clerks at the king's nomination until provision be made him by the prior and convent of a competent benefice, and the king has nominated the said Henry whose advancement he has at heart. By p.s. [30414.]

Writing of John de Grey of Rotherfeld knight, being a quitclaim with warranty to Henry Asty of Hekyngton, his heirs and assigns, of a moiety of the manor of Biker in Holand co. Lincoln, and all other lands, rents and services which he the said John ever had in Holand aforesaid. Witnesses: Sir Richard de Ravenser archdeacon of Lincoln, Sir Roger de Kirketon justice of the Common Bench knight, Sir John de Multon knight, Sir John de Hermesthorp parson of Bedale, John de Reppynghale. Dated 15 February 49 Edward III.

Memorandum of acknowledgment, 18 February.

Feb. 8. To the mayor and bailiffs of Bristol. Order, for particular causes,
Westminster. to cause proclamation to be made in the town and suburbs of Bristol on the king's behalf forbidding any man of whatsoever estate or condition under pain of forfeiture thereof secretly or openly to take out of the realm to foreign parts any money of Scotland or any foreign plate (*platam*) of gold or silver; and order when need be to make diligent search in every ship and other vessel which shall henceforth cross from that port to Spain or Ireland, certifying the king from time to time of what they shall do.

[*Fœdera.*]

Feb. 13. To William de Wyndesore governor and guardian of Ireland, and
Westminster. to the chancellor and treasurer of Ireland. Order on the king's behalf to cause the ordinance hereinafter recited to be proclaimed in the cities, boroughs, market towns and other places in Ireland where they shall think fit, within liberties and without, and to be observed and kept; as for that the people of Scotland have by their subtilty drawn the king's good silver money out of the realm, and have put the same in their coin to a less value than is the money of England, so that the said money of Scotland had currency in payments within the realm of England to the hurt and deception of the king, the lords and all the

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Membrane 44d—cont.

commons of England, by assent of the prelates, lords and commons of England in a parliament summoned at Westminster on the morrow of St. Edmund the king in the 47th year of the reign it was lately ordered and agreed (among other things) that the money of Scotland of 4*d.* should have currency to the value of 3*d.* of England, and smaller money according to the amount thereof, and that in case such money of Scotland be made worse it shall be put at less according to the amount of the depreciation; and it is the king's will that this ordinance be observed as well in Ireland as in England, being bound in all parts to make provision for his own advantage and for the advantage of all his people.

[*Ibid.*]

The like, *mutatis mutandis*, to William de Monte Acuto earl of Salisbury lord of the Isle of Man, or to his lieutenant in the said island.

[*Ibid.*]

Feb. 9. Hugh Garderobber of Eltham is sent to the abbot and convent of Westminster. Oseneye, to have such maintenance therein for life as Isabel Blaket deceased had at the king's request. By p.s. [30411.]

MEMBRANE 43d.

Indenture reciting a quitclaim made by Ralph de Huntyngdon and Elizabeth his wife to Master Thomas Baketon clerk, John Cotton of Cantebrigge and William Baketon and to the heirs of the said John, with warranty by the said Ralph and Elizabeth and the heirs of the said Elizabeth, of three messuages, three carucates of land, 6*l.* of rent and the appurtenances in Trumpyngton co. Cantebrigge, and the manor of Hamstede with appurtenances, three messuages, a mill, five carucates of land, 30 acres of wood, 50*s.* of rent and appurtenances in Fynchyngheld, Samford, Radewynter and Asshedon co. Essex, as appears by a fine levied at Westminster before the justices of the Common Bench in the octaves of St. Hilary 49 Edward III, and witnessing a covenant by the said Thomas, John and William, for them and the said John's heirs, that by the warranty aforesaid the said Ralph and Elizabeth and the said Elizabeth's heirs shall not be bound to make up the value of the premises if the said Thomas, John or William or the heirs or assigns of the said John be impleaded, but that the same shall only bar the said Ralph and Elizabeth and her heirs for ever. Dated Sauston co. Cantebrigge, Friday after the Conversion of St. Paul 49 Edward III. *French.*

Memorandum of acknowledgment by the said Thomas, John and William, 27 January.

Writing of Richard Erchebaud of Stanwyk co. Northampton, reciting a gift to him made by deed of William Wyghtman of Huntyngdonshire and John Ingyl of Bassyngburn co. Cantebrigge with warranty to the said Richard, his heirs and assigns, of three messuages and all other the lands etc. in the town of Abyndon by Bassyngburn which the donors had by gift and feoffment of John de Grandon son of Luke de Grandon, whereby the said Richard quitclaims to the said William and to his heirs the warranty aforesaid, so that he and his heirs shall be debarred from claiming advantage thereof. Dated London, 27 January 49 Edward III. *French.*

Memorandum of acknowledgment, 28 January.

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Membrane 43d—cont.

Jan. 29. Nicholas Wilcombe to William de Brantyngham. Recognisance Westminster. for 200 marks, to be levied, in default of payment, of his lands and chattels in Sussex.

Cancelled on payment.

Writing of Stephen Lymbury of Norhamptonshire, being a quitclaim with warranty to John Aubrey citizen of London, his heirs and assigns, of any right present or future in all lands, rents and services, woods, meadows, feedings, pastures etc. which the said John has in the towns of Estham, Westham, Berkyng and Stratford co. Essex. Witnesses: Robert Hatfeld, Geoffrey Crymelford, Thomas Hanampstede citizens of London, Richard Bowyer, John Sewale, Richard Rolf, Adam Bokeler. Dated London, 30 January 49 Edward III.

Memorandum of acknowledgment, 31 January.

Jan. 31. John Segyn of Haddestoke to John de Sleford clerk. Recognisance Westminster. for 100*l.*, to be levied, in default of payment, of his lands and chattels in Essex.

Writing of John Boys of Great Donmowe co. Essex, being a confirmation of the estate of John Cotton of Cantebruge, Thomas Makwillam citizen and pepperer of London and Godfrey Cost 'mareschal' of the same, in all lands, woods, meadows, feedings, pastures, rents, services, commons, ways, paths, hedges, ditches etc. of him the said John Boys in the towns of Stanstede Abbots and Honysdon co. Hertford, sometime of William Olyve, which by charter of feoffment he the said John Boys lately gave them in fee simple; and quitclaim of the premises with warranty to them, their heirs and assigns. Witnesses: John Rugewyne, Richard Braughyng, John Ry, Robert Trottere, John Coupere. Dated Honysdon, 12 February 49 Edward III.

Memorandum of acknowledgment, 11 February.

Feb. 12. John fitz John to Thomas Marleburgh and John Colne. Recognisance Westminster. for 10*l.*, to be levied in default of payment, of his lands and chattels in Bedfordshire.

Feb. 14. John Beke of Radclyf upon Sore to William de Mirfeld clerk. Westminster. Recognisance for 44*l.*, to be levied etc. in Notynghamshire.

Cancelled on payment.

Writing of Laurencia who was wife of William Ingelby, being a quitclaim to Giles Daubeney knight and his heirs of a yearly rent of 40*s.* to be taken of the manor of Baryngton within the hundred of Southpederton co. Somerset which she had by grant of Ralph Daubeneye knight father of the said Giles in name of her dower thereof arising after her said husband's death, and also of all lands which were her said husband's in that town. Dated 13 February 49 Edward III.

Memorandum of acknowledgment, 14 February.

Feb. 15. Stephen Hallu parson of St. Giles Upwymborn Plecy to John Hamely Westminster. knight. Recognisance for 100*l.*, to be levied, in default of payment, of his lands and chattels in Dorset.

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Membrane 43d—cont.

Writing of John Longeleye, son and heir of Robert Longeleye of Stokenaillond, being a quitclaim with warranty to Thomas de Rokwode and John Rokwode, their heirs and assigns, of all the lands which were lately of Peter Longeleye in Stokenaillond and Polstede, with meadows, pastures, feedings, woods, hays, wards, marriages, reliefs, heriots, escheats, ways, paths, commons, hedges, ditches etc. Witnesses: William Tendryng, William Cheyne knights, John Whethermerssh, Richard de Whethermerssh, Thomas Aldewyne, Thomas Taillour, Thomas Folke. Dated Stokenaillond, Friday after the Purification 49 Edward III.

Memorandum of acknowledgment, 16 February.

Feb. 22. Simon bishop of London and John de Sudbury his brother to the Westminster. prioress, prior and convent of Non Eton. Recognisance for 100*l.*, to be levied, in default of payment, of their lands and chattels in Essex.

Note that the chancellor took this recognisance.

Feb. 23. William prior of Non Eton to Simon bishop of London and John Westminster. de Sudbury his brother. Recognisance for 100*l.*, to be levied etc. in Warwickshire.

The same prior to the said Simon and John. Recognisance for 40 marks payable by instalments; to be levied etc. as above.

Cancelled on payment, acknowledged by the said Simon.

MEMBRANE 42d.

Indenture made between the king and John atte Frithe of Canterbirs, being a lease for two years from Michaelmas last, by mainprise of William Bale of Canterbirs and John Grene the younger of the Holyngbourne co. Kent, of the subsidy in Kent upon cloths for sale granted to the king by the lords and commons of England, taking the moiety of the ancient forfeiture, and rendering every year 20*l.* at Easter and Michaelmas by even portions. Covenants (*as above*, p. 104), saving to the king the forfeitures put in the statute made at the parliament holden at Westminster on the morrow of St. Edmund the Martyr in the 47th year of the reign concerning cloths exposed for sale which are not of the length and breadth in that statute contained, for which forfeitures the lessee shall answer at the exchequer. Dated Westminster, 30 January 49 Edward III. *French.*

By bill of the treasurer.

The like leases to the following :

Norfolk and Suffolk. Piers Archebaud for three years from 8 May last, taking half the ancient forfeiture and rendering 50 marks a year, by mainprise of Piers de Elsyngham and John de Parys of Suffolk. Dated Westminster, 20 May. *French.*

By bill of the treasurer.

Wiltesir. William Wyther of Dorcestre for five years from Michaelmas last, taking half the ancient forfeiture and rendering the first year 32*l.* at Easter and 33*l.* 6*s.* 8*d.* at Michaelmas, and afterwards 100 marks a year, by mainprise of Robert de Assheton knight of Gloucestershire. Dated Westminster, 23 May. *French.*

By bill of the treasurer.

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Membrane 42d—cont.

Warwickshire, Leycestershire, Staffordshire and Salop. John Ray of Coventre for three years from Michaelmas last, taking one third of the ancient forfeiture and rendering 50 marks a year, saving to the king the forfeitures in the statute made in parliament (*as above*), by mainprise of Ralph Hunte of Coventre and William Lodbroke of Staffordshire. Dated Westminster, 4 October. *French.* By bill of the treasurer.

Oxfordshire and Berkshire. Edmund Giffard for seven years from Michaelmas last, taking the third part of the ancient forfeiture and rendering 10*l.* a year, by mainprise of Richard Kent of Berkshire and John Broghton of Oxfordshire. Dated Westminster, 20 October. *French.* By bill of the treasurer.

Cornewaille, Deveneshire, Somerset, Dorset, Gloucestershire and Bristowe. John Canygnis and Simon Canygnis for one year from Michaelmas last, taking a moiety of the ancient forfeiture and rendering 180*l.*, by mainprise of John Bosham and Walter Blankeneye of London. Dated Westminster, 9 December. *French.*

Writing of Richard de Croydon citizen and fishmonger of London, being a quitclaim with warranty to William de Halden, William Topclive, William Bedmanton, John Joce chaplain and Robert Claver, their heirs and assigns, of the manor and chapel of Grenche in the town of Gillyngham co. Kent, and of all his lands, rents, farms and services in the said town and the towns of Reynham, Upchirche, Hertlepe and Chetham which they have of his gift and feoffment. Witnesses: Adam Chaungeour, William de Stodeye, John Bollok, Giles de Kelseye, Thomas de Santon. Dated London, Saturday after the Conversion of St. Paul 49 Edward III.

Memorandum of acknowledgment in the chancery at London, 30 January.

Assignment of dower by Thomas de Ilstone escheator in Kent to Thomasia who was wife of Robert Notyngham, having taken of her an oath that she will not marry without the king's licence: at Sharstede of the tenements which deceased held there by knight service, namely of his capital messuage beginning from the south gates and extending to the west end of the south side of the great chamber, and so in a line by the side of the said chamber to a new chamber thereto attached on the east side, the said new chamber with cellars built under the same, a garden called the 'kechengardeyn' extending from the said chamber eastward to the ditch of the great garden, and along the ditch to a wall of earth extending in a line from the said ditch through the forestall (*forstallum*) without the said messuage to the stable of the south gates aforesaid with the stable and wainhouse within those bounds; the eastern part of a grange by the water within the said messuage beginning from the western door posts thereof and extending to the east end of the grange, and free ingress and egress with wains and all other carriages as need shall be from the grange to the south gates and from the south gates to the grange; 3 acres of garden called Bournes, 49 acres of land next adjacent in Bournesfeld and Upmerhamme, 16 acres of wood in Peddyngge wood extending on the south side of the wood towards the Syndane; 3*s.* of yearly

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Membrane 42d—cont.

rent, and a rent of a third part of two hens at Bixle issuing from tenements of Richard Warde and others there : at Newelande in the parishes of Tenham and Lyndestede of the lands of her said husband held in 'gavelkynde,' a messuage with a croft adjacent containing 4 acres, and a dovecot therein, 179 acres of arable land, and pasture for 200 sheep in the marsh there, also 28s. 2½d. of yearly rent and a rent of three cocks, 39 hens, the third part of one hen and 205 eggs thereto pertaining, for which she shall pay 4l. yearly rent to the archbishop of Canterbury and divers other lords of the fee, with other services and customs thereof due.

MEMBRANE 41d.

Feb. 24. To the sheriffs of London. Order, upon the petition of Richard Westminster. Ruggele, by mainprise of Robert Cursoun, Thomas Meysham and John Seymour to stay the exigents against him, bringing this writ before the justices of the Bench the day a writ *de judicio* against him at the suit of John earl of Pembroke is returnable ; as his petition shews that the said earl is impleading him before the said justices to render account for the time he was receiver of the earl's moneys, that by the said writ he was put in exigents in the husting of London for that he came not before the said justices to answer thereupon, and that he is ready to answer and stand to right in all things ; and the said Robert and the others have mainperned in chancery under a pain of 20l. to have him before the said justices on the day named.

March 1. Thomas de Tildesley, son of Thurstan de Tildesley, to Richard de Westminster. Faryngton clerk. Recognisance for 40s., to be levied, in default of payment, of his lands and chattels in Lancashire.
Cancelled on payment.

March 1. To Richard Arnold goldsmith of London. Order, upon the petition Westminster. of Helmyng Leget the king's esquire, deputed to keep the smaller piece of the seal for taking recognisances for debts at London according to the statute for merchants published at Acton Burnel, with all speed to cause another seal for that office to be wrought by advice and information of the said Helmyng, and to be to him delivered ; as his petition shews that the said piece has craftily been taken out of his possession.

Charter of John Witteneye chaplain, giving with warranty to Henry de Wakefeld clerk, Henry Medebourne clerk, Richard Groffan clerk, Richard Lyons, John Holte and John Carnel, their heirs and assigns, all the lands, rents and services of free tenants and neifs of Okolte and Scoteneye, and all other lands, rents and services which he with Henry Persay, William Tauk, Walter de Perlee, John Bays and Thomas Ulf of Santon had in the townes and parishes of Promhill and Lyde cos. Kent and Sussex by gift and feoffment of John Gisors citizen of London, the said Henry Persay, William, Walter, John Bays and Thomas having made a quitclaim of the premises to him the said John Witteneye and to his heirs. Witnesses : Sir John de Cobeham lord of Cobeham, Sir Robert de Belknappe, Sir William de Pympe knights, James de Pekham, Roger Digge, Roger de Assheburnham, William de Hoerne, Nicholas Heryng. Dated Promhill, 22 February 49 Edward III.

Memorandum of acknowledgment in chancery at the manse of the friars preachers within the city of London, 5 March.

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Membrane 41d—cont.

March 1. To the sheriff of Kent. Order, for particular causes moving the
Westminster. king and council, on sight of these presents to leave all else and cause proclamation to be made on the king's behalf forbidding any man of whatsoever estate or condition on any pretence secretly or openly without the king's special licence to take wheat, malt, barley or other corn whatsoever to any foreign parts, or to cause it to be by others taken thither under pain of forfeiture thereof, directing all mayors, bailiffs and wardens of towns and ports whatsoever in that bailiwick where passage may be made not to suffer the same to be so taken over.

[*Fœdera, with erroneous reference to m. 40d.*]

The like to fourteen other sheriffs of fifteen counties ; also to William Latymer constable of Dovorre castle and warden of the Cinque Ports, or to his lieutenant.

[*Ibid.*]

March 9. To the sheriffs of London. Order, upon the petition of William
Westminster. de Swafham of Burwell, by mainprise of James de Wychingham of London, William Parfit of London, John Barbour and John Gyboun the younger of Cambridgeshire to stay the exigents against him, bringing this writ before the justices of the Bench ; as his petition shews that Thomas citizen and mercer of London is impleading him before the said justices to render an account for the time that he was receiver of the plaintiff's moneys, that by writ *de judicio* he is put in exigents in the husting of London to be outlawed for that he came not before them to answer, and that he is ready to answer, and stand to right in all things ; and the said James and the others, appearing in person in chancery, have mainperned under a pain of 20*l.* to have him before the said justices at the day the said writ is returnable.

March 6. To the same. Like order, *mutatis mutandis*, upon the petition of
Westminster. Peter Mold and Alice his wife, by mainprise of Walter Mayu and John Whitewell of the parish of St. Sepulchre without the bar of Westmythfeld London ; as their petition shews that they are put in exigents in the husting of London to be outlawed and waived respectively for that they came not before the king in the octaves of St. Hilary last to answer John Yutte of Wendye and Joan his wife concerning an alleged trespass, averring that this was altogether without their knowledge ; and the said Walter and John Whitewell, appearing in person in chancery, have mainperned to have the said Peter and Alice before the king in the quinzaine of Michaelmas next, at which day the writ of exigents is returnable.

March 8. To the sheriff of Norhampton. Order, upon the petition of John
Westminster. Clere of Aldryngton, by mainprise of John Merssh and Richard Josep of Norhamptonshire, William Trippelowe and Thomas Prentys of the city of London, to stay the execution of the king's writ *de judicio* directing the sheriff to take the said John Clere, if found within his bailiwick, so as to have him before the king at a set day therein contained to answer to the king concerning certain alleged extortions, trespasses and other matters, bringing this writ before the king ; as his petition shews that he is ready to stand to right in all things, and the said John Merssh and the others have mainperned under a pain of 40*l.* to have him before the king at the aforesaid day.

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Membrane 41d -cont.

Feb. 19. To Walter Perle and David Hanemere, justices appointed to deliver
Westminster. the gaol of Gloucestre castle. Order to stay and cause to be stayed until further order any proceedings before them at the king's suit touching the appeals by John Sharesnull made before the coroners of Gloucestershire concerning alleged felonies and seditions: as lately for particular causes the king commanded the tenor of all such appeals, which are before the said justices at the said gaol it is said, to be sent to him in chancery under the said Walter's seal before the feast of St. Edward the King next, also the writ which came to them thereupon.

Feb. 19. To the sheriff of Gloucester, and the coroner of that county. Order
Westminster. to stay and cause to be stayed until further order any proceedings before them at the king's suit touching the appeals by John Sharesnull made before the coroner concerning alleged felonies and seditions; as for particular causes the king has ordered the sheriff and coroner before the feast of St. Edward the King next to send him in chancery under their seals the tenors of all such appeals, also the writ which came to them thereupon.

March 5. To the sheriffs of London. Order, upon the petition of Henry
Westminster. Lymnour 'marchaunt' and William his brother, by mainprise of Robert Caly, John de Eccles and John Methewold of Norfolk and of William Lambourne of Berkshire to stay the exigents against the said Henry and his brother and the taking of their bodies, bringing this writ before the justices of the Bench at the day the writ of exigents is returnable; as their petition shews that John Houton has impleaded them before the said justices to render him chattels to the value of 30*l.*, and that without their knowledge they are put in exigents in the husting of London to be outlawed for that they came not before the said justices to answer him; and the said Robert and the others, appearing in person in chancery, have mainperned under a pain of 40*l.* to have the defendants' bodies before the said justices at the day named.

March 10. To the bailiffs of Scardeburgh. Order, for particular causes moving
Westminster. the king and council, not to suffer wheat, malt, barley or any other corn to be laded in that port and taken thence to any foreign parts henceforward without obtaining the king's licence.

March 13. To Walter Perle and David Hanemere justices of assize in
Westminster. Staffordshire. Order, if they shall proceed to take an assize of novel disseisin before them arraigned by Dionysia who was wife of Hugh de Cokesey against William Sharshull and others concerning tenements in Sharshull, Sardon and Coven as the king has learned, to behave so circumspectly herein that no hurt or prejudice may arise contrary to justice to Ralph de Ferriers in his absence upon the king's service by the king's command; as the said Ralph is tenant of the premises it is said.

March 12. To the sheriff of York. Order, upon the petition of John del Briggo
Westminster. clerk, by mainprise of William de Kelsey of London, John de Burton of Yorkshire and John de Lincoln of Northumberland to stay the execution of the king's late writ *de judicio* directing the sheriff to take

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him, if found in that bailiwick, so as to have his body before the justices at Westminster in the quinzaine of Easter next to answer Thomas de Ellerbek concerning the rendering of an account for the time he was the plaintiff's bailiff in Ripon and receiver of his moneys there, also to stay the taking of his body, bringing this writ before the said justices; as his petition shews that he is ready to answer the said Thomas and stand to right in all things, and the said William and the others have mainperned under a pain of 20 marks to have him before the said justices at the day named.

MEMBRANE 40d.

March 8. To the sheriffs of London. Order by mainprise of John Cook of Westminster. Hornedon and Walter Sherman of Hornedon of Essex and Richard Palmer citizen and draper of London to stay altogether the further execution of the king's late writ against John Hereward directing the sheriffs to cause him to come before them and, under a pain to be by them laid upon him for which they would answer, to compel him to find security that he will do or procure no bodily hurt or harm to Agnes Lylde, and if he should refuse, to take him and commit him to the nearest gaol there to abide until he would willingly so do, and if by virtue thereof he is taken and imprisoned, order to set him free; as that writ issued at the petition of the said Agnes, averring that John Hereward openly threatened her in life and limbs; but the said John Cook, Walter and Richard, appearing in person in chancery, have mainperned under a pain of 20*l.* to be levied to the king's use if bodily hurt or harm shall happen to the said Agnes by John Hereward or by his procurement.

March 12. To the same. Like order in favour of Richard le Spicer by Westminster. Billyngesgate, against whom a writ is issued at the petition of Master Richard de Wermynnton; mainpernors, John Briggefurd, Robert Boxford, Robert Twyng and John Seymore of London under a pain of 40 marks.

March 13. To the sheriff of Bedford. Order, upon the petition of John Westminster. Cordewaner of Shefford, by mainprise of Nicholas Coke, Richard Hervy, Thomas Bate and John Brond of London to stay the taking of his body, bringing this writ before the king; as his petition shews that William Webbe of Bassyngbourne is impleading him before the king concerning an alleged trespass, that by writ *de judicio* the king has ordered the sheriff to take him so as to have him before the king the day the same is returnable, for that the sheriff returned that the said defendant was not found in his bailiwick, and that he is ready to answer the said William and stand to right in all things; and the said Nicholas and the others have mainperned in chancery under a pain of 20 marks to have him before the king at the day named.

Memorandum that lately a loud complaint as well of the clerks of chancery and the apprentices of the king's court as of others of the people of the city of London being made before the council, that one Roger Leget has privily put and hidden engines of iron called 'caltrappes' upon a dike by him newly raised in Fikettesfeld by the bishop of Cicestre's inn where the said clerks, apprentices and others

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used to have their common sport, namely as well at the bottom as at the top of the dike and everywhere round about the same, knowing that every day the said clerks, apprentices and others came forth to play their common games there, to the malicious intent that all coming upon the said dike should be maimed or at least be grievously hurt, which engines were by the said clerks, apprentices and other passers by found and carried before the council in the chapter house of the friars preachers London and there openly shewn, whereupon the said Roger being brought before the council to answer touching the premises confessed his fault and malice, and submitted himself to the king and council, wherefore he was sent to the Flete prison to await the king's grace. And after on 12 March in the 49th year of his reign, after the said Roger had abode long in that prison, for 20 marks by him paid in the hanaper of chancery the king admitted the said Roger to his favour and pardoned him the trespass committed as aforesaid, willing that hereafter he should not at the king's suit be impeached or troubled by reason thereof.

Memorandum of a mainprise under a pain of 200*l.* made 12 March this year by William Kyng, William Houghton, Peter Wotton and John Foster goldsmith citizens of London, appearing in person in the chancery at London, for John Vyne, Andrew Vyne and William Vyne, that the said John Vyne, Andrew and William nor any of them should in the court of Rome by themselves attempt or prosecute nought, nor cause aught to be prosecuted by others, which might tend to the prejudice of the king or the rights of the crown or to impair the laws of the realm.

Memorandum of a mainprise under a pain of 100*l.* made 16 March this year by Thomas Bassyngburne knight of Hertfordshire and Thomas Hoo knight of Sussex, appearing in person in the chancery at London, for Robert de Hoo clerk, that he shall not without the king's licence pass to foreign parts, nor there attempt aught or cause aught to be attempted which may tend to the prejudice of the king or of the rights of the crown, or to impair the laws of the realm.

March 12. To John de Cavendissh and his fellows, justices appointed to deliver Westminster. the gaol of Norwich castle. Order to send to the king in chancery under their seal forthwith, when they shall receive them, all indictments affecting Richard Fransham which shall be brought before them, also this writ, staying and causing to be stayed any proceedings against the said Richard thereupon; as for particular causes laid before the king and council it is the king's will that all indictments made before the guardians of the peace and justices of oyer and terminer in Norfolk whereon the said Richard is indicted it is said shall be determined before the king and not elsewhere, and the king has commanded the said guardians and justices at a set day yet to come to send him under the seal of one of them all such indictments, and all things concerning the same; and they at the procurement of certain friends of the said Richard are purposing to send the said indictments before the said justices for gaol delivery at the next day for delivery of the said gaol, in order that without advising the king the deliverance of the said Richard may be made by friends of his suborned and procured, as the king has learned. By C.

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March 12. To the sheriff of Kent. Order, upon the petition of John Brodstrete Westminster. of Hethe the elder 'taillour,' by mainprise of John Brode and William Chivaler of Kent to stay the exigents against him and the taking of his body, bringing this writ before the justices of the Bench the day a writ *de judicio* against him at the suit of Alexander Scolastre is returnable; as his petition shews that the plaintiff is impleading him before the said justices for an alleged debt of 10 marks, that by the said writ he is put in exigents in Kent to be outlawed for that he came not before the said justices to answer thereupon, and that he is ready to answer and stand to right in all things; and the said John Brode and William have mainperned in chancery under a pain of 40*l.* to have him before the said justices at the day named.

March 22. To the sheriff of Essex. Order, upon the petition of John Stele, Westminster. John Ealand and John Wasket of Ying Hospitall, by mainprise of Nicholas Hokkee and Philip Trikyer of Sussex to stay the taking of their bodies, bringing this writ before the justices of the Bench at the day divers writs *de judicio* against them at the suit of the prior of the Hospital of St. John of Jerusalem in England and Lawrence Clerk of Downham are returnable; as their petition shews that the said prior and Lawrence are impleading them before the said justices for certain alleged trespasses, and that by the said writs order is given to take their bodies so as to have them at the days set therein before the said justices, although they are ready to answer the plaintiffs and stand to right in all things; and the said Nicholas and Philip have mainperned in chancery under a pain of 40*l.* to have their bodies before the said justices at the aforesaid days.

March 27. Henry de Bubwyth of Pontefract and William de Methelay of Westminster. London 'tapicer' to Roger de Barneburgh clerk. Joint and several recognisance for 40*l.*, to be levied, in default of payment, of their lands and chattels in Yorkshire.

Writing of Joan late the wife of Edmund de Chelreye the younger in her widowhood, being a quitclaim to Thomas de Chelreye of all lands, rents and services which the said Thomas held in the towns of Wokefeld Banastre and Silhampstede. Dated Wokefeld Banastre, Tuesday in the third week of Lent 49 Edward III.

Memorandum of acknowledgment in the chancery at Westminster, 28 March.

March 22. To the sheriff of Berkes. Order, upon the petition of John Coliere Westminster. of Boxore and Joan his wife, by mainprise of Thomas Chelreye of Berkshire, John Eccles of Norfolk, John Skylling of Wiltesir and Stephen Falle of Yorkshire to stay the exigents and waiver against them respectively and the taking of their bodies, bringing this writ before the justices of the Bench; as their petition shews that John de Preston 'fissher' and Alice his wife are impleading them before the said justices for an alleged debt of 40*s.*, that they are put in exigents in Berkshire to be outlawed and waived respectively for that they came not before the said justices to answer the plaintiffs, and that they are ready to answer and stand to right in all things; and the said Thomas and the others, appearing in person in chancery, have mainperned under a pain of 20*l.* to have the defendants before the said justices the day the writ of exigents and waiver is returnable.

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MEMBRANE 39d.

Charter of William Eyston of Istelworth, giving with warranty to the king, his heirs and assigns, a messuage called Worton with curtilage adjacent and 93 acres of land in the parish of Istelworth, whereof 1 acre lies in a field or furlong called 'Longfaruhull' between land of Richard Hugyn on the north and John West on the south, 1 acre between land of Richard Postel on either side, 3 acres together between land of Roger Hullere on the north and Richard Hugyn on the south, 3 acres together between land of Richard Hugyn on the north and Ralph Thorbarne on the south, 1 acre between land of John West on the north and Richard Postel on the south, 4 acres together between land of Richard Postel on the north and Ralph Thorbarne on the south, 1 acre between land of the said Ralph on the north and the highway on the south, 1 acre at the end of the said field or furlong between a meadow called 'Heymede' and the said field or furlong extending 'north' and 'suth', 2 acres in a furrow called 'Bruggeforlang' between land of Richard Postel on the south and the highway on the north, 1 acre in a furrow called 'Shortfaruhull' between land of Thomas Prust on the south and William Garlek on the north, 1 acre between land of the said Thomas on the north and Roger Hullere on the south, 1 acre between land of Richard Postel on the north and William Benet on the south, 3 acres together enclosed in a croft called Frith, 5 acres together in the furrow of 'Wythymforlang' between land of John Grynford on the south and the highway on the north, 1 acre in a furrow called 'Tounforlang' between land of John West on the south and Ralph Thorbarne on the north, 1 acre between land of the said Ralph on the south and Richard Hugyn on the north, 1 acre between land of the said Richard on either side, $1\frac{1}{2}$ acre together between land of the said Ralph on the south and Roger Hullere on the north, 1 acre between land of Richard Postel on either side, 8 acres together in a furrow called 'Wetecroft' between land of Thomas Prust on the south and Ralph Thorbarne on the north, 1 acre between land of the said Ralph on either side, $\frac{1}{2}$ acre between land of the said Ralph on either side, $2\frac{1}{2}$ acres together between land of the said Ralph on the south and the highway on the north, $\frac{1}{2}$ acre between land of Roger Hullere on the south and Ralph Thorbarne on the north, $\frac{1}{2}$ acre called 'hedland' in length 'suth' and 'north,' 1 rood between land of John West on the east and William Warde on the west, $\frac{1}{2}$ acre in Worton between land of Roger atte Hulle on the south and Ralph Thorbarne on the north, 1 acre in a furrow called 'Tounforlang' between land of the said Ralph on the east and 'Tounforlang' on the west, 5 acres together in a furrow called 'Weteforlang' between the garden of Worton on the south and land of Ralph Thorbarne on the north, 1 acre there called 'hedland' in length 'north' and 'suth,' 2 acres together between land of Richard Postel on the south and Ralph Thorbarn on the north, 2 acres together between land of Ralph Thorbarn on the south and John West on the north, $1\frac{1}{2}$ acre together between land of Richard Postel on the north and Roger Hullere on the south, 3 acres together between land of Ralph Thorbarn on the north and Roger Hullere on the south, 3 acres severally between land of the said Ralph on either side 'est' and 'west,' 1 acre between land of Roger Hullere on the south and the said Ralph on the north, 1 acre between land of the said Ralph on the south and Richard Hugyn on the north, 1 acre between land of the said Richard on the south and the said Ralph on the north, 1 acre

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between land of the said Ralph on the south and Christina Caynel on the north, 2 acres together at 'Sharpelandes' between land of the said Ralph on the east and Richard Postel on the west, $\frac{1}{2}$ acre between land of Richard Postel on the north and John West on the south, 1 acre at 'Chalvecroft' between land of William Thorbarne on the north and the river called 'Borne' on the south, 3 acres together between land of the said William on the south and the said Ralph on the north, 1 acre between the highway on the north and land of Richard Postel on the south, one croft in 'Litulride' containing 1 acre of land by 'Wetforlang,' 1 acre between land of John West on the east and Richard Godwyne on the west, 1 acre there between land of Richard Godwyne on the east and John Gyle on the west, 1 acre at 'Eldebury' between land of the said Ralph on the south and Richard Postel on the north, $2\frac{1}{2}$ acres together between land and meadow of the said Ralph on either side, 1 acre in a furrow called the 'Stene' between land of Richard Postel on the east and John Gyle on the west, 1 acre between land of the said John on either side 'est' and 'west,' 1 acre there between land of the said Ralph on the east and John Gyle on the west, 1 acre between land of Peter Faelore on the east and Roger Hullere on the west, 1 acre between land of John Pate on the east and the said Peter on the west, 1 acre in Masewelle between land of Nicholas atte Hethe on the west and John Perour on the east, $2\frac{1}{2}$ acres together in 'Leyalle' between land of Richard Postel on the south and the land of 'Yallemede' on the north; also 80 acres lying in a place called Imbury in the said parish between 'Babbeworthponte' and the common heath of Istelworth, the site of a water mill lately called 'Imbury mulle' with the pond adjacent, 20 acres of meadow there, whereof 6 acres lie in a place called 'Northmede,' 4 acres dispersedly in 'Suthmede' and 'Millehawes,' 2 acres together in a place called 'Heyemede' extending 'north' and 'suth,' 5 acres together at 'Northmore' in length 'est' and 'west,' 1 acre in the 'Yallemede' between land of Richard Postel on the west and John Pate on the east, 1 acre at 'Quabbemede' by land of the said Ralph on the north, and 1 acre at 'Merehegge,' and 9 acres of pasture there between the said land in Imbury and the said 6 acres of meadow, 2 acres of wood called 'Wortongrove' lying together between the grove of Ralph Thurbarne on the north and the Frith on the south, 2 acres of wood lying together in a place called 'Pirygardyn,' $\frac{1}{2}$ acre of wood by the garden of Worton messuage enclosed with the said garden, and 2 acres of wood lying together called 'Pirygrove,' and a yearly rent of 19s. in the said parish; also 50 acres of land lying together in a place called Osturle in the parish of Eston enclosed with hedges and ditches between land of Richard Stanes on the west and the high road on the east, and 10 acres of land lying together in 'Lamptonfeld' called 'Knyghtland' between land of William Benet on the east and John Godefray on the west, 1 rood of land at 'Shortchurhulle' between land of Roger Lyvyng on the east and Peter Faelore on the west, $\frac{1}{2}$ acre there between land of the said Roger on the east and the said Peter on the west, $\frac{1}{2}$ acre near the street between land of Emma Hikkes on the east and Roger Wolmere on the west, 1 rood of land there between land of John Godefray on the south and John Kyng on the north, 1 rood of land at 'Streteforlang' between land of John Godefray on the east and Roger Lithyng on the west, 1 acre of land at 'Streteforlang' between land of the said Emma on the east and John

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Godefray on the west, $\frac{1}{2}$ acre of land at 'Horeapuldore' between land of Roger Wolmere on the north and Edith Smyth on the south, $\frac{1}{2}$ acre there between land of the said Edith on the south and William Partriche on the north, $\frac{1}{2}$ acre of land there between land of John Godefray on the south and the said Emma on the north, $\frac{1}{2}$ acre of land at 'Longechurchulle' between land of John Godefray on the south and John Leurard on the north, $\frac{1}{2}$ acre of land at 'Sherteshute' between land of Roger Lyvyng on the east and John Godefray on the west, $\frac{1}{2}$ acre of land at 'Heyemedé' between land of Roger Lyvyng on the south and Maud atte Pirye on the north, 1 acre of land at the 'Forlang' between land of the said Emma on the south and Nicholas Balle on the north, 1 rood of land at 'Brodweyforlang' between land of Roger Lyvyng on the south and Peter Fauelore on the north, $\frac{1}{2}$ acre of land at 'Donewelforlang' between land of John Godefray on the south and Maud Piryman on the north, 1 rood of land at 'Bromdich' between land of the said Maud on either side, 1 rood of land at 'Bromforlang' between land of Emma Hikkes on the south and Maud atte Pirie on the north, 1 rood of land at 'Fyneset' between land of Roger Lyvyng on the west and John Godefray on the east, and 1 acre of meadow at 'Holmedé' and 'Est Dolmedé' among other parceners; also the reversion of 3 acres of land in the said parish of Istelworth held for life by Thomas brother of the said William with reversion to the said William and his heirs, 2 acres thereof lying together between land of William Brune on the south and John Ruddok on the north, and 1 acre in 'Streteforlang' between land of Clement Simond the younger on the east and William Rede on the west, and the reversion of a cottage in Istelworth held for life by Robert Mau with reversion to the said William and his heirs. Witnesses: Andrew de Gyldeford of Yelling, Richard Stanes of Heston, Walter Sprot of Istelworth, Thomas Prust of Twykenham, John Symme of Heston, Richard Postel of Worton, John West of Worton. Dated Istelworth, 10 March 49 Edward III.

Memorandum of acknowledgment in chancery at the manse of the friars preachers within the city of London, 14 March.

Charter of William de Eyston of Istelworth and Isabel his wife, giving with warranty to the king, his heirs and assigns, a messuage, 21 acres of land, 1 acre of meadow and 7s. 4d. of rent in the town of Heston, the messuage situate between tenements of John atte Stile on the north and John Petyjor on the south, 2 acres of the land lying together between land of John Litolgold on the west and a public path on the east and called 'Buttes atte Hawende,' 1 acre in 'Tounhamcroft' between land of Richard Stanes on the north and William Smyth on the south, 1 acre at 'Porthorslanende' between land of Maud Eliot on the east and William Perour on the west, 1 acre at 'Totlaweburgh,' 1 acre at 'Hethforlang' between land of John Crane on the south and William Weyland on the north, 1 acre at 'Totlaweburgh' between land of Robert Kurres on the south and Simon Cottying on the north, 1 acre between land of Richard Unfray on the west and Robert Kurres on the east, $\frac{1}{2}$ acre between land of Nicholas Walter on the south and Robert Kurres on the north, $\frac{1}{2}$ acre at 'Sherthorne' between land of Richard Stanes on the east and Thomas Osturle on the west, $\frac{1}{2}$ acre at 'Bromhurst' called 'hedland,' 1 acre at 'Longeforlang' between land of William Smyth on the west and Thomas Osturle on the east, $\frac{1}{2}$ acre at

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'Tikewelle' between land of Thomas Hikke on the east and the highway on the west, $\frac{1}{2}$ acre at 'Heston Hache' between land of Richard Unfrey on the east and the vicar of Heston on the west, $\frac{1}{2}$ acre at 'Newedyche' between land of Richard Unfrey on the north and William Perour on the south, 1 acre there between land of William Friday on the north and Nicholas Osturle on the south, 1 acre at 'Totlaweburgh' between land of Thomas Hikke on the east and John Weyland on the west, 2 acres together at 'Poukewelle' between land of William Friday on the west and Walter Walter on the east, 1 acre at 'Wortynlane' between land of William Friday on the east and William Weyland on the west, 1 acre at 'Horeapuldore' between land of Thomas Hikke on the north and Nicholas Rolf on the south, 1 acre at 'Litelhesse' between land of John Odard on either side, 1 acre at 'Eldebreche' between land of William Perour on the north and John Walter on the south, 3 roods together at 'Wortynglane' between land of Walter Walter on the west and Nicholas Rolf on the east, 1 rood in 'Eldefeld' between land of William Perour on the south and Thomas Hikke on the north, the said acre of meadow at 'Tokwelle' and 'Estlotmede'; also the reversions of a cottage and 1 acre of land in the town of Heston held for life by Stephen Wodman with reversion to the said William de Eyston and Isabel and to the said William's heirs, a cottage in the said town held for life by John Wrong with reversion (*as the last*), and a messuage with garden and 2 acres of land adjacent in the said town held for life by William Wiresdale with reversion (*as before*). Witnesses: Andrew de Guldeford of Mellyng (*sic: the rest as above*). Dated Heston (*as above*).

Memorandum of acknowledgment by William Eyston (as the last).

March 13. To Alan de Buxhull constable of the Tower of London, and to his Westminster. lieutenant. Order, upon petition made on behalf of John Causer and Richard Frere, by mainprise of John del Hay knight, Hugh de Ware, Thomas de Wylton and John Chypstede of London 'bruere' to set them free from the prison of the Tower; as the said petition shews that for particular causes lately laid before the king and council the petitioners were at the king's command taken and delivered to the custody of the constable until further order of the king for their deliverance, and that they are ready at the king's pleasure to answer touching whatsoever is by the king laid against them, and to stand to right thereupon; and the said John del Hay and the others, appearing in person in chancery, have mainperned under a pain of 20*l.*, namely 100*s.* each, to have the petitioners before the king where and when he shall please. By K.

March 16. To William de Latymer constable of Dovorre castle and warden of Westminster. the Cinque Ports, and to his lieutenant. Order, for particular causes moving the king, to set free John Bode from the prison of the said castle where he is detained, suffering him to go his way. By K.

MEMBRANE 38d.

March 31. Thomas Maundeville the younger knight to Thomas Catewy of Westminster. Berkshire. Recognisance for 160*l.*, to be levied, in default of payment, of his lands and chattels in Essex.

Cancelled on payment.

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March 31. Thomas Catewy of Berkshire to Thomas Maundeville the younger
Westminster. knight. Recognisance for 160*l.*, to be levied etc. in Berkshire.
• *Cancelled on payment.*

Charter of Thomas Maundeville the younger knight and Anne his wife, giving with warranty to Thomas Catewy and Joan his wife and to the heirs and assigns of Thomas Catewy all their manor called Michelscourt within the town of Borewardescote as in houses, gardens, lands, meadows, feedings, pastures, rents and services of free tenants and neifs, all their neifs there and all that goes with them, with the advowson of Borewardescote church co. Berkes. Witnesses: Amery de Sancto Amando, Hugh de Segrave, John Golafre, Thomas Paynel, Peter Coke knights, Edmund Daunvers, Gilbert Shotesbroke, John Worton. Dated Borewardescote, 20 February 49 Edward III.

Memorandum of acknowledgment by Thomas Maundeville in the chancery at Westminster, 31 March.

March 30. To the sheriff of Kent. Order by mainprise of Henry Perot, Richard
Westminster. Bokherst, John Clerk of Chert and William Arderne of Kent to stay the execution of the king's late writ *de judicio*, ordering the sheriff to take John Heggham clerk so as to have him before the justices at Westminster three weeks after Easter to answer John Farngate concerning an alleged trespass, bringing this writ before the said justices; as the defendant has petitioned the king for a stay, shewing that he is ready to answer the plaintiff and stand to right in all things; and the said Henry and the others, appearing in person in chancery, have mainperned under a pain of 20*l.* to have him before the said justices at the day named.

March 28. To the sheriffs of London. Order, upon the petition of Thomas
Westminster. de Euere clerk, by mainprise of Robert Flaumville of Bedfordshire, Richard Rihale of Worcestershire, George Riggess of London 'goldsmyth' and John atte Ponde of London 'correour' to stay the exigents against him and the taking of his body, bringing this writ before the justices of the Bench; as his petition shews that Maud de Burton is impleading him before the said justices to render her chattels to the value of 100*s.*, that he is put in exigents in the husting of London to be outlawed for that he came not before the said justices to answer her, and that he is ready to answer and stand to right in all things; and the said Robert and the others, appearing in person in chancery, have mainperned under a pain of 100*s.* to have him before the said justices the day the writ of exigents is returnable.

March 27. To Alan de Buxhull constable of the Tower of London, and to his
Westminster. lieutenant. Order, upon petition made on behalf of John Hulot, by mainprise of Geoffrey Folham, William Courtray, Thomas Stanefeld, Robert de York, John Rous and John Herdewike to set him free from the prison of the Tower; as the said petition shews that for particular causes he was at the king's command lately taken and delivered to the custody of the constable and lieutenant there to be imprisoned until further order of the king for his deliverance, and that he is ready at the king's pleasure to answer concerning whatsoever the king shall lay against him, and to stand to right thereupon; and in consideration that Nicholas Brertram master and owner (*patronus*) of a certain

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tarit of men of Cateloigne who are of the king's friendship which, being laded with divers goods and merchandise of theirs, was lately by certain the king's subjects burnt at sea, and other the attorneys of those men of Cateloigne at whose suit the said prisoner is taken and imprisoned at the king's command it is said, have prayed the king to set him free, and the said Geoffrey and the others have mainperned body for body upon warning received on the king's behalf by them or any of them, to have him before Philip de Courtenay admiral of the fleet towards the west and his fellows the justices appointed to hear and determine all and singular the deeds unduly attempted or committed by the king's said subjects in that behalf, or elsewhere at the king's command where and when the king shall please, in order to answer touching whatsoever shall be laid against him, and to stand to right thereupon according to the law and custom of England and the maritime law.

By C.

The like to the said constable in favour of Henry Lovetot and Richard Pulteneye, by mainprise of John de Moulton knight, William Spaldyng, Robert Josep, Richard Fraunceys and John Oxendon. By C.

March 25. To the sheriff of Surrey. Order by mainprise of Simon Posselyng, Westminster. Michael de Kenyngton and Henry de Maydestane of Kent and of Stephen atte Mersh of London to stay the execution of the king's late writ *de judicio* to the sheriff addressed, directing him to put William Skynnere of Maydeston in exigents from county to county until outlawed if he should not appear, and if he should appear to take him and keep him in prison in safe custody, so as to have his body before the justices at Westminster in the quinzaine of Easter to answer Thomas Gomfray clerk concerning an alleged debt of 68s.; as the said William has petitioned for a stay, shewing that he is ready so to answer and stand to right in all things, and the said Simon and the others, appearing in person in chancery, have mainperned under a pain of 100s. to have him before the said justices at the day named.

Writing of Edmund Forster, son of John Forster, being a quitclaim with warranty to Nicholas de Carreu the elder, his heirs and assigns, of five gardens, two little woods called 'groves,' one now called 'Carrewesgrove' the other 'Marreysgrove,' and 89½ acres of land in the parish of Bedyngton co. Surrey, the said gardens lying on the west side of the highway at Wodecote, 40 acres of the said land together on the south and west side of 'Carrewesgrove,' 16 acres together in 'Marreysfeld,' 3 acres in Waleton field at 'Lategood,' 8 acres together at the 'Grene,' 2 acres at Sabyndene,' 6 acres at 'Brendewodescroft,' 8 acres together at 'Whetersh' on the north side of a piece of land of the said Nicholas there, 3 acres at 'Cattesbrayn,' 1½ acre at the 'Hache,' and 2 acres at 'Personesdene'; all which premises he the said Nicholas has and holds by the gift and feoffment of William Forster son of Reynold Forster of Bandon. Witnesses: John Olyver the younger of Croydon, Thomas Halyng, John de Waleton, William Resoun, Walter Taillour. Dated Bedyngton, 9 April 49 Edward III.

Memorandum of acknowledgment, 10 April.

April 24. To the abbot of St. Augustine Bristol. Request, made of the king's Eltham. favour, with the assent and at the petition of Richard des Armes who at the king's command had a certain maintenance for life in that abbey

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Membrane 38d—cont.

by letters to him made under the common seal thereof, which letters the king has thought fit to give up to the abbot, that the abbot will admit to the said house Robert Barbour of Bristol, whom the king is sending thither willing that provision be made him of the maintenance aforesaid, and will minister to him such maintenance as the said Richard had, making him letters patent under the said common seal with mention of what he shall so take, for which the king will be bound to the house in their dealings, and writing again by the bearer what they will do at this request. By p.s. [30504.]

April 23.
Eltham.

Richard de Toucestre the king's serjeant is sent to the prior and convent of Chacombe, to have such maintenance of that house as John de Baddeby deceased had at the king's command. By p.s. [30492.]

Charter of William Halden, William Topelive, William Bedmanton and Robert Claver, granting to Margery who was wife of Richard de Croydon citizen and fishmonger of London their manor and chapel of Grenche in the town of Gillyngham co. Kent, and all other lands, rents, farms and services in the said town and the towns of Renham, Upcherche, Herclepe, Chetham and Grene and elsewhere in Kent which they lately had by gift and feoffment of the said Richard, to hold for her life with remainder to John Philippot citizen and merchant of London and Margaret daughter of the said Richard and to the heirs of their bodies, remainder for lack of such an heir to the heirs and assigns of John Philippot. Witnesses: Roger Digge, Richard Gillyngham, Robert Beaufitz, Hamon Lovetot, Thomas Bedmanton, John Snel. Dated Gillyngham, Friday 9 March 49 Edward III.

Memorandum of acknowledgment, 4 May.

April 23.
Eltham.

To the prior and convent of Kelyngworth. Order and request to grant to Robert Wade the king's clerk such a yearly pension of their house as shall beseem the givers and should bind the receiver to them, making him thereupon letters patent under the chapter seal, and writing again without delay what they will do; as the said prior by reason of his new creation is bound in such a pension to one of the king's clerks at the king's nomination until provision be by the prior made him of a benefice, and the king has nominated the said Robert, being one of his young clerks abiding with him in the chapel of his household whose advancement he has at heart. By p.s. [30487.]

MEMBRANE 37d.

Indenture made between Nicholas abbot of Westminster and Edward Durdent of Denham, being a demise with warranty to the said abbot, to whom the said Edward is bound in 200*l.* for divers costs by the abbot incurred in his name and with his assent in defence of the said Edward's lands in Denham for divers pleas and complaints against the said Edward moved, of his manor of Denham Durdent with all other his tenements in the town of Denham and 80 acres of meadow in Herfeld, to hold to the said abbot and his assigns for 15 years from Michaelmas next. Covenants that if within the first five years of that term the said Edward or any other in his name shall pay 200 marks, it shall be lawful for the said Edward, his heirs or assigns, again to enter the premises and take again their estate therein after those five

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Membrane 37d—cont.

years; that the said abbot shall perform all yearly services thereof due and accustomed, the said Edward and his heirs acquitting them as well toward the king as toward others whatsoever of all demands, tallages, charges and imposts that may be demanded by reason of the premises or of their goods and chattels therein during the terms aforesaid, and saving them harmless of all losses, challenges, claims and pleas concerning the same; that from the end of either term to the Purification next following the abbot and his assigns shall have free ingress and egress upon the premises for threshing and winnowing their corn thereupon, and for taking and carrying the same away and other their goods and chattels whither they shall please without let; that the abbot shall maintain all houses therein which he will occupy during the said terms, and shall leave the same in as good a state as he received them, age, ruin by strong tempest and sudden or accidental fire excepted, for maintenance and repair whereof and of the bridges of the said manor the abbot shall take sufficient timber thereupon, but the abbot shall not be bound to repair the other houses which he will not nor cares to occupy; that the abbot and his assigns may take thereupon 'fyrebut,' 'housebut' and 'hayebut' to be thereupon spent, and sufficient timber for their folds, ploughs, harrows and wains when need be; that during those terms the said Edward or his heirs shall make no alienation of the premises or parcel thereof without the abbot's will and assent; that for fulfilment of all these covenants the said Edward binds himself, his heirs and executors in 200*l.*; that in the last year of the said terms it shall be lawful for the said Edward and his heirs without let of the abbot or his assigns to fallow and plough again the lands of the said manor which in that year ought to be fallowed according to the season of the manor, and to sow the same, also during the said term to fall trees therein growing for repair of the houses which the abbot is not bound to repair, and to cut and sell the great wood and underwood therein growing, saving to the abbot and his assigns 'housebut,' 'hayebut,' and 'fyrebut' as aforesaid. Dated Denham, Thursday after the Annunciation 49 Edward III.

Memorandum of acknowledgment by the parties, 14 April.

Writing of Thomas, son of Robert Freville and of Joan his wife deceased (*defuncte*), being a quitclaim with warranty to the said Robert, his heirs and assigns, of all claim as the said Joan's heir or otherwise in a messuage, 120 acres of land and 4*s.* of rent in Wylve co. Hertford, whereof a fine was lately levied in the king's court between the said Robert and Joan and John Beauchamp knight and Elizabeth his wife, acknowledging the premises to be the right of the said Joan with quitclaim by the said John and Elizabeth and the heirs of the said Elizabeth to the said Joan and her heirs. Dated 22 September 48 Edward III.

Memorandum of acknowledgment, 18 April this year.

April 15. To John de Cavendissh, William de Wichyngham, John Brewes, Westminster. John de Reymes, Edmund Gourneye and William Clere. Order, for particular causes, to stay until Midsummer next and until further order the execution of the king's late letters patent appointing them, five, four, three and two of them, the said John de Cavendissh or else William de Wichyngham being one, to make inquisition by true men of Norfolk concerning the names of the evildoers who with Henry Rose

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Membrane 37d—cont.

and others committed the trespass hereinafter rehearsed, and the truth concerning that trespass, and to hear and determine the same according to the law and custom of England, and order to stay any further proceedings thereupon; as by the grievous complaint of Hugh Burnell knight and William Kerdeston knight the king learned that the said Henry, Drew Gerner, Roger de Walsham, Roger Bonde, William Bonde, John Bonde, John Perkynsone, William son of Robert Loistres, Thomas Stanbote, John Carevyll, Thomas Sower and Henry Hardy and other evildoers and disturbers of the peace, being armed and arrayed in manner of war with pennon (*penuncello*) raised, by force of arms broke a close and two boats of theirs at Estriston, took and brought away eight boats of theirs there found price 40*l.*, cut down an oak of theirs and mowed their grass there lately growing, dug in their marsh, and took and carried away the turfs thence cast up, the grass and oak aforesaid and other their goods and chattels to the value of 100*l.*, assaulted their men and servants there and at Brunstede, beating, wounding and evil entreating them so that their lives were despaired of, whereby for long time the complainants lost their service, and inflicted other grievous hurt upon them contrary to the peace.

April 24. To the same. Like order; as by the grievous complaint of William Westminster. Mugge the king's clerk, warden of his free chapel of Wyndesore the king learned that the said Henry etc. (as above) by force of arms broke the said warden's close at Estriston, took and brought away six horses, six mares, eight kine, twelve swine and fifty geese of his there found price 40*l.*, entered his free warren there and at Redelyngton and hunted therein without his will and licence, took and carried away goods and chattels of his found at the said town of Estriston to the value of 100*l.*, and hares, conies, pheasants and partridges from the said warren, assaulted certain his men and servants there, beating, wounding and evil entreating them so that their life was despaired of and threatening his other men and servants there in life and limbs so that they dared not there abide nor repair elsewhere in those parts to make complainant's profit as they were bound to do, whereby for long time complainant lost their service, and inflicted other grievous hurt upon complainant contrary to the peace.

Vacated, because given up and nothing done thereupon.

May 5. Warin de Insula knight to Walter Aubrey of Fauelore co. Berkes. Westminster. Recognisance for 800 marks, to be levied, in default of payment, of his lands and chattels in Berkshire.

Cancelled on payment.

Indenture of defeasance of the foregoing recognisance, upon condition that Sir Warin del Isle knight, his heirs, executors or some other in their name, shall pay 400 marks to Walter Aubrey of Fauelore co. Berkes on the [*] day of May next in the church called Aldermarychurche in Cordewanerstrete ward London. Dated London, 6 May 49 Edward III. *French.*

Memorandum of acknowledgment. 6 May.

Vacated until brought again, because insufficient.

* The day left blank.

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Membrane 37d—cont.

May 6. To the sheriffs of London. Order, upon the petition of Robert de Westminster. Middelton, if he be taken and imprisoned in Neugate gaol for the cause hereinafter mentioned and for none other, by mainprise of Richard de Grene knight and Robert de Sutton cordwainer of London to cause him to be set free; as his petition shews that lately among certain evildoers and disturbers of the peace who threatened the prior of Merton's person and to burn the priory unless he should send them 100 marks it is said, the said prisoner was taken by the sheriffs and committed to the said gaol upon suspicion, although he knew nought of the malice of those evildoers as he avers; and the said Richard and Robert de Sutton, appearing in person in chancery, have mainperned under a pain of 100 marks for his good behaviour toward the king and the said prior and toward others whatsoever, and that he shall do or procure nought which may tend to breach of the peace and hurt of the king, the prior and the king's subjects. By K. and C.

Charter of John Allerton, giving with warranty to Richard Lescrope knight, his heirs and assigns, a messuage and croft and 4 acres of land in the towns of Ellerton and Bolton upon Swale in Richemondshire co. York. Witnesses: Henry de Bellerby, Richard de Richemond, Geoffrey de Gormyre, John de Gunwardeby, George Darell. Dated Ellerton upon Swale, 7 May 49 Edward III.

Memorandum of acknowledgment, 8 May.

May 12. To the sheriffs of London. Order by mainprise of Roger Gresley, Westminster. Richard Forstere of London, John de Morton clerk and John Blaby of Staffordshire to set free William de Neuhaue who is by the sheriffs taken and imprisoned at the king's command; as lately at the prayer of Master Walter Herlyng, averring that the said William threatened him in life and limbs, the king ordered them to cause him to come before them, and compel him to find mainpernors who, under a pain to be by the sheriffs laid upon them, would mainpern that he should do or procure no bodily hurt or harm to the said Walter; but the said Roger and the others, appearing in person in chancery, have mainperned as aforesaid under a pain of 20l.

MEMBRANE 36d.

Writing of Joan Sonynghulle, daughter of John Sonynghulle deceased of Berkshire, being a grant and quitclaim with warranty to William le Venour citizen and merchant of London, his heirs and assigns, of the manor of Sonynghulle and a messuage, 100 acres of land, 40 acres of pasture and 3 acres of wood in Whitenham in the same county which the said William lately had by gift and feoffment of John Sonynghulle brother of the said Joan by fine levied in the king's court. Witnesses: John de Foxlee knight, John Sonynghulle, John Wecche then steward of the king's manor of Cookham, Robert Baker, John Bunfeld, Robert Milton, Thomas Geffrey. Dated Sonynghulle, 20 March 49 Edward III.

Memorandum of acknowledgment, 8 May.

Charter indented of Alan Bole of Kilnse rector of Holmton chapel and John de Holaym chaplain, giving with warranty to John de Redmar and Maud his wife and to the heirs of their bodies all their

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Membrane 36d—cont.

messuage built, two tofts and seven bovates of land in Redmar, one toft and half a bovat of land in Esyngton, a piece of land called Lokholme and another piece of land called Whetholme in the said town of Esyngton, all which they sometime had by gift and feoffment of the said John Redmar, with remainder for lack of such heirs to the right heirs of the said John de Redmar. Witnesses : John de Sancto Martino, Stephen de Redmar, Thomas de Thornton of Rysum, Ralph de Sancto Martino, Stephen de Neuton. Dated Redmar, Friday before Midsummer 24 Edward III.

Memorandum of acknowledgment by John Holaym, 14 March this year before the abbot of Melsa at his manor of Otryngham, by virtue of the king's writ of *dedimus potestatem* which is on the files of chancery for this year.

May 11. John Plescy and Robert Camell to John de Benyngton citizen of Westminster. London. Recognisance for 40*l.*, to be levied, in default of payment, of their lands and chattels in Dorset.

Cancelled on payment.

May 15. Ralph de Huntynghdon to John Wyneslowe. Recognisance for Westminster. 300*l.*, to be levied etc. in Cambridgeshire.

Indenture made between John Wyneslowe and Ralph de Huntynghdon, being a defeasance of the foregoing recognisance, upon condition that Mary wife of the said John shall live 14 years after the date thereof, or that if she die within that term the said Ralph and Elizabeth his wife or such heirs of the said Elizabeth who shall be of full age after her death shall be ready 40 days after request made by the said John, his heirs or assigns or any other in their name, by fine at his cost to release to the said John, his heirs and assigns or to those who shall be tenants of the said manor all their right in the manor of Trompyngton co. Cantebrigge which was of William Crocheman knight, together with the reversion of the third part thereof now held in dower by Maud wife of John Esmon, and in all other the lands, rents and services in that town which were of the said William, and all other lands, rents and services whatsoever which shall by the said Mary be recovered by action of ancestor, deraigned by entry or by agreement, after the same shall be so recovered from the tenants of any land or rent affecting the heritage of the said William in Cambridgeshire or elsewhere ; also that the said Ralph and Elizabeth, or the heirs of Elizabeth if she die within the said term, shall upon like request and warning be ready by fine likewise to release to the said John Wyneslowe, his heirs or assigns, the manors of Hamstede, Radewyntre, Dunstede, Asshedoun, Fynchyngfeld and Samford co. Essex, and all other lands, rents and services in Essex or elsewhere which were the said William's in case John Wyneslowe be tenant of the same, or to such being tenants thereof as he, his heirs or assigns, will and agree that they so do at the time of such request, together with the reversion of the third part of the premises now held in dower as aforesaid. Dated 15 May 49 Edward III. *French.*

Memorandum of acknowledgment by the parties in the chancery at Westminster, 15 May.

Writing of John de Swynley clerk archdeacon of Huntynghdon, and John de Swynley brother of William de Swynley sometime the

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Membrane 36d—cont.

king's helmet maker in the Tower of London, being a general release to Walter Chippenham then lieutenant of the said Tower of all suits, appeals, actions real and personal, plaints and demands against him for the death of the said William or for any other cause. Witnesses: John Fifyde, Stephen Merssh, Hugh Heryerde, William Assheford, William de la Garderobe, John Waleys. Dated London, 19 April 49 Edward III. *French.*

Memorandum of acknowledgment, by the said John the brother 12 May, by the said clerk 16 May.

Writing of Thomas de la Ryver parson of Brandesby, being a gift and quitclaim with warranty to Robert de Plesyngton, his heirs and assigns, of all his right in all lands etc. in the town of Brafferton and elsewhere in Yorkshire which the said Robert had by gift and feoffment of William de la Ryver, son of John de la Ryver lord of Brandesby. Dated the church of St. Andrew Holbourne in the suburb of London, 20 November 48 Edward III.

Memorandum of acknowledgment, 20 May this year.

May 8. To the guardian of the spirituality of the archbishopric of Canterbury Westminster. during the vacancy of the see. Request for his prayers, and for the prayers of the clergy of the diocese, for the furtherance of the king's sons Edmund earl of Cantebrige and John duke of Brittany, and of other his lords, nobles and lieges whom the king is sending over sea to preserve the rights of his kingdom.

[*Fœdera.*]

The like to A. archbishop of York, and to singular the bishops throughout England and Wales.

[*Ibid.*]

To the prior provincial of the order of friars preachers in England. Like request for his prayers and the prayers of his brethren the friars under him.

The like to the following:

The minister of the order of friars minors in England.

The prior provincial of the order of friars hermits of Mount Carmel in England.

The prior provincial of the friars of the order of St. Augustine in England.

MEMBRANE 35d.

Writing of Luke son of John Lucas of Great Dunmowe co. Essex, giving with warranty to John Cauntebregge of the same, his heirs and assigns, two thirds of a messuage, of 100 acres of land, 4 acres of meadow, 8 acres of pasture, 2½ acres of wood and 24s. of rent in the town of Great Dunmowe, with the reversion of one third of the premises now held in dower by Emma Yonge for her life, which were sometime of Walter le Yonge, with wards, marriages, reliefs, escheats etc. Witnesses: Robert Knechebole, John Arnold, William Saward, John Northwode, William Michel, William Wysman, John Redhefd. Dated Dunmowe aforesaid, 7 May 49 Edward III.

Memorandum of acknowledgment, 15 May.

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Membrane 35d—cont.

May 11. John Burgeys the elder, Robert atte Cherche and John Harry of Westminster. Essex to the king. Recognisance for 100*l.*, to be levied, in default of payment, of their lands and chattels in Essex.

Memorandum of defeasance, upon condition that the said John, Robert and John pay to the king 100 marks at the receipt of the exchequer on Whitsunday 1378.

May 29. William Jankyn of Kent to the king. Recognisance for 100 marks, Westminster. to be levied etc. in Kent.

Memorandum of defeasance, upon condition that the said William pay to the king at the receipt of the exchequer 40*l.* on Whitsunday 1378.

June 1. Bartholomew Stygayn of Essex and Ellis Regner of Kent to the Westminster. king. Recognisance for 100*l.*, to be levied in Essex.

Memorandum of defeasance, upon condition that the said Bartholomew and Ellis pay 100 marks to the king at the receipt of the exchequer on Whitsunday 1378.

May 16. John de Westwycombe of Hertfordshire to John de Swynle Westminster. archdeacon of Huntyngdon. Recognisance for 4*l.*, to be levied etc. in Hertfordshire.

Writing of Thomas son of John de Goldyngham knight, being a grant and quitclaim with warranty to Simon bishop of London, John de Sudebury his brother, John de Reveshale and John Wysebeche, their heirs and assigns, of the manor of Twynstede co. Essex. Witnesses: Simon Longe, John atte Welde, William Spore, Richard Gentery of Henye, Peter Astelee, John atte Bothe, John atte Welle. Dated Twynstede, 14 May 49 Edward III.

Memorandum of acknowledgment, 15 May.

Writing of Andrew Pykemonnd of Shenynghfeld, being a general release to John Pykemonnd of Shenynghfeld of all actions real and personal. Witnesses: Sir John Foxle knight, Sir Adam de Hertyngdon clerk, Ralph Restwold, Robert Bulloc, Edmund de Hyndon, Robert Lenham, Thomas Ganefeld. Dated London, 28 January 49 Edward III.

Writing of Andrew Pykemonnd of Shenynghfeld, being a quitclaim with warranty to John Pykemonnd of Shenynghfeld, his heirs and assigns, of all the lands, rents, services etc. in Shenynghfeld and Swalefeld which were sometime of Ralph Pykemonnd. Witnesses and date (*as the last*).

Memorandum of acknowledgment of the foregoing writings, 18 May.

Writing of Sir John de Bret knight, being a quitclaim with warranty to Nicholas de Bakewell, his heirs and assigns, of all lands, rents and services in Hynkerreshulle and Stavelegh and of the whole fee of Stavelegh, and of all reversions there pertaining to him the said John and his heirs. Witnesses: Sir John de Loutham the elder, Sir John de Loutham the younger knights, Anker de Frecheville lord of Stavelegh. Dated Chestrefeld, Sunday the feast of the Annunciation 49 Edward III.

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Membrane 35d—cont.

Writing of Sir John Brette knight, being a quitclaim with warranty to Nicholas de Baucwell, his heirs and assigns, of the manor of Williamthorp and all lands, rents and services which he the said Sir John had in Walton, Wolley and Normanton co. Derby, with all reversions in the said towns to him and his heirs belonging. Witnesses: Sir Richard de Tyssynton, Sir Richard de Treton clerks, Robert Martille, Thomas de Sutton, Thomas Durant. Dated London, 19 May 49 Edward III.

Memorandum of acknowledgment of the foregoing writings, 19 May.

Writing of Richard Gouytz, son and heir of John Gouytz of Kyrchil and Eleanor his wife, confirming with warranty the estate of William Payn and Eleanor his wife, mother of the said Richard, in the manors of Tollard and Kyrchil, which they hold in her right by virtue of a fine levied in the king's court to the said John his father and Eleanor and to the heirs of their bodies, which estate his said mother has peaceably held and long time continued after his father's death, and granting with warranty that the said William, if he shall overlive the said Eleanor, shall hold the same all his life, rendering to the said Richard and to his heirs one rose yearly at Midsummer, and doing for him the services due and accustomed to the chief lords of the fee, and after the said William's death those manors shall revert to the said Richard and to his heirs. Witnesses: James Walbrond then mayor of Warham, Thomas de Stoke, William Chike, Walter Heryng, William Pacche, William Englund. Dated Warham, Monday after the Purification 48 Edward III.

Memorandum of acknowledgment, 20 May this year.

April 12. John Pert knight and William his son to Henry Lescrope knight.
Westminster. Recognisance for 200 marks, to be levied, in default of payment, of their lands and chattels in Yorkshire.

Memorandum that this recognisance was taken by Richard de Ravenser archdeacon of Lincoln, by virtue of a writ of *dedimus potestatem* to him addressed which is on the files for this year.

Memorandum of a mainprise under a pain of 20*l.* for Richard de Weston chaplain made 29 May by John de Weston, Lawrence de Weston, William de Osmundethorp and Master John Foundour of London, appearing in person in chancery, that he shall do or procure no hurt or harm in body or goods to Hugh Garewell and John Blyton knight, nor to John Bate and Thomas de Thornhaghe bailiffs of Lincoln.

MEMBRANE 34d.

Writing of Hugh la Zouche lord of Assheby la Zouche knight, being a quitclaim with warranty to Margaret who was wife of Robert la Zouche, her heirs and assigns, of the manor and advowson of Farlee Mortemer co. Suthampton. Witnesses: Bernard Brokas, Hugh Cammoys, Robert Markaunt, Philip de Popham, Ralph de Norton knights, Henry Popham, Philip Baynard. Dated Winchester, 24 May 49 Edward III.

Memorandum of acknowledgment, 24 May.

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Membrane 34d—cont.

Writing of Payn de Sancto Claro, being a quitclaim with warranty to Sir Edward de Sancto Johanne and Dame Joan his wife, the heirs and assigns of the said Joan, of the manor of Grymeston co. Norfolk. Witnesses: Robert de Morle, William de Wichyngnam knights, William Newhous, Nicholas de Bracle, John Staple. Dated Grymeston, 20 September 48 Edward III.

Memorandum of acknowledgment, 23 May this year.

Writing of John son of Thomas ap Adam knight, being a quitclaim with warranty to Katherine de Berkelee lady of Wotton, John de Berkelee her son and the heirs male of the said John, and to Thomas de Berkelee lord of Berkelee, his heirs and assigns, of the castle and manor of Beverston and the manor of Overe co. Gloucester, the manor of Barwe and a messuage and four virgates of land in Tykenham co. Somerset, and the advowson of Schernecote church co. Wiltesir. Witnesses: Peter de Veel, Nicholas de Berkelee knights, John Sergeaunt, John de Weston, Adam Legat, William Smalcombe. (*Undated.*)

Memorandum of acknowledgment, 28 May.

May 29. Westminster. 300*l.* Walter Berylle to Edmund de Arundell knight. Recognisance for 300*l.*, to be levied, in default of payment, of his lands and chattels in Dorset.

Writing of Walter Berille, giving to Sir Edmund de Brendell (*sic*) knight, his heirs and assigns, 20*l.* of yearly rent to be taken at Easter and Michaelmas by even portions of all the said Walter's lands in Northtatton and Suthtatton, with power to distrain for arrears; and in name of seisin he has delivered to the said Edmund 40*d.* Dated Saturday before the Ascension 49 Edward III.

Memorandum of acknowledgment, 1 June.

Writing of Edmund de Brendell (*sic*) knight, being the defeasance of a recognisance in chancery for 300*l.* to him made by Walter Berylle of Tatton on 29 May, upon condition that the said Walter, who by writing enrolled in chancery has granted a yearly rent of 20*l.* to the said Edmund, his heirs and assigns, shall not alien nor demise his lands in Northtatton and Southtatton or any parcel thereof in fee, for a term of life or of years longer than ten years, save only for the purpose of taking again an estate to him and the heirs of his body without disherison of him or his heirs, and that the said Walter or his heirs shall repay to the said Edmund any costs he shall incur for preservation of the inheritance of the premises. Dated 29 May 49 Edward III.

Memorandum of acknowledgment, 1 June.

Writing of John Bysshopeston clerk, being a quitclaim with warranty to William Berland knight and Christina his wife, the heirs and assigns of the said William, of the manor of Merkhalle with Latton fair and all other the lands, rents, reversions and services in the hundred of Herlawe co. Essex sometime of William Forde clerk. Witnesses: Thomas Tirell knight, John Bampton, Thomas filz Richard, William Aylmar, Thomas Leighes, Nicholas filz Richard, John Enefeld. Dated Latton, Sunday after St. Nicholas 48 Edward III.

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Membrane 34d—cont.

Writing of John Bisshopeston clerk, being a quitclaim with warranty to William Berland knight, Christiana (*or* Christina) his wife, Thomas Cheyne knight, Robert Lamborne parson of Wymbissh, Thomas Wolton (*or* Walton), Thomas Barwe and Thomas Lamb clerks, and to the heirs and assigns of the said William, Thomas Cheyne, Robert, Thomas Wolton, Thomas Barwe and Thomas Lamb, of the manor of Merkhalle with Latton fair and all other lands, rents, reversions and services in the hundred of Herlawe co. Essex sometime of William Forde clerk. Witnesses and date (*as the last*).

Memorandum of acknowledgment of the foregoing writings, 2 June this year.

Writing of John Vyncent of Rothewell, being a quitclaim with warranty to Richard de Wodeforde parson of Lobenham and John Parkere of Olney, their heirs and assigns, of the manors of Thorp by Lobenham and Haclinton by Pidington, a messuage, three carucates of land, 24 acres of meadow, 16 acres of pasture and 3s. 4d. of rent in Archyngworth co. Norhampton. Dated London, 3 June 49 Edward III.

Memorandum of acknowledgment, 5 June.

June 6. John Fynch of Barndeslegh to John de Worth knight. Recognisance Westminster. for 500*l.*, to be levied, in default of payment, of his lands and chattels in Gloucestershire.

John de Worthe knight to John Fynch of Barndeslegh. Recognisance for 100*l.*, to be levied etc. in Gloucestershire.

June 15. William Ayston of Istelworth is sent to the abbot and convent of Sheen Manor. Pyppewelle, to have for life such maintenance in that abbey as John Gardyner deceased had at the king's command. By p.s. [30555.]

MEMBRANE 33d.

Charter of Edmund de la Chambre, giving with warranty to William Potton clerk, Thomas Sewale, Robert Tuylet, Edmund de Lakyngheth, Ralph Bateman and John Bateman the younger, their heirs and assigns and the assigns of their assigns, all his lands, rents and services in the town and fields of Harleton co. Cantebrigge which fell to him by inheritance after the death of Joan de la Chambre his mother. Witnesses : Roger Descales lord of Neweseles, Hugh la Zuche knight, Roger de Herlaston, Henry Englissh, John Payn, John Tyteshale, John West, Robert Sterne. Dated Friday before St. Dunstan 49 Edward III.

Memorandum of acknowledgment, 22 May.

Charter of Richard de Clyvedon, son of Matthew de Clyvedon, giving with warranty to John de Panes, John Leye, Peter Rameshulle, John Colyngbourne, John Warneford and Richard Holte, their heirs and assigns, all his lands, rents and services of free men and neifs etc. in the towns of Rengeworth and Ireneacton co. Gloucester. Witnesses : John Tracy, John Poyntz, Peter de Veel knights, John Serjaunt, John Stanshawe, John de Lucy. Dated Rengeworth, Sunday before the Annunciation 49 Edward III.

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Membrane 33d—cont.

Writing of Richard de Clyvedon, son of Matthew de Clyvedon, being a letter of attorney appointing John Shergreve chaplain, Roger Gamboun and William Thurbourne his attorneys to deliver to John de Panes, John Leye, Peter Rameshulle, John Colyngbourne, John Warneford and Richard Holte seisin of all his lands, rents and services etc. in the towns of Rengeworth and Irene Acton co. Gloucestre, according to his charter of feoffment. Dated Rengeworth, Monday before the Annunciation 49 Edward III.

Memorandum of acknowledgment of the foregoing charter and writing, 23 May.

May 28. Henry Percehay to John Chidyok knight and William de Henton.
Westminster. Recognisance for 160*l.*, to be levied, in default of payment, of his lands and chattels in Somerset.

Memorandum of defeasance, upon condition that the said Henry pay 80*l.* on the feast of *Corpus Christi* next.

May 28. John de Chidiok knight to Edmund de Arondell knight and Henry
Westminster. Molyns. Recognisance for 500*l.*, to be levied etc. in Somerset.

Writing of Edmund Darundell knight and Henry Molyns, being a defeasance of the foregoing recognisance, upon condition that in accordance with the intent of an indenture made between the said Edmund and others and Sir John de Chidiok, Sir John Chidiok knight shall between this date and the quinzaine of Midsummer next deliver for safe custody to the abbot of Glastynghirs a charter of Sir John de Meryet granting to him the said John de Chidiok and his heirs the reversion of the manors of Great Lopene and Great Stratton, and the attornment of the tenants of the said manors. Dated 29 May 49 Edward III. *French.*

Memorandum of acknowledgment, 29 May.

Writing of Hugelina sometime wife of John de Cantilupo, being a quitclaim with warranty to Thomas Fitz William and Joan his wife, their heirs and assigns, of the manor of Maydinwell and Southsomer-cotes co. Lincoln. Witnesses: John de Haghe, Robert de Cumberworth, Thomas de Haghe, Henry de Rettford, John Stynte. Dated Maydinwelle, Saturday after the Conversion of St. Paul 49 Edward III.

Memorandum of acknowledgment at Branketre, Saturday before St. Peter's Chair, before John de Cavendissh, by virtue of the king's writ of *dedimus potestatem*, which is upon the files of chancery for this year.

June 1. Guy de Briene knight to Richard de Waldegrave knight.
Westminster. Recognisance for 500 marks, to be levied, in default of payment, of his lands and chattels in Devon.

The said Guy to the said Richard. Recognisance for 2,000*l.* payable at Michaelmas 1376, to be levied etc. as before.

June 2. Walter de Romeseye knight to Richard de Pemburze knight.
Westminster. Recognisance for 40*l.*, to be levied etc. in the county of Suthampton.

1375.

Membrane 33d—cont.

Writing of Nicholas Grymbaud, cousin and heir of William Grymbaud, being a quitclaim with warranty to Nicholas de Styuecle, John Hemyngford, Robert Waryn, Richard Ramesholt and John de Styuecle, their heirs and assigns, of the manor of Grymbaudes and all lands, rents and services etc. in Dodyngton, Bowton, Southo and Buckeden co. Huntingdon. Witnesses: William Moigne knight, Lawrence Papenham knight, Simon de Burgh, John Walsshel of Dodyngton, Geoffrey Hildegard, Robert Huntynghdon of Catteworth, William Dulay. Dated Dodyngton, Monday after the Ascension 49 Edward III.

Memorandum of acknowledgment in the chancery at Westminster, 5 June.

Writing of John son of Robert Vincent of Rothewell, being a grant and surrender to Andrew Broun of 4 marks of rent to be taken by the hands of divers the said Andrew's tenants in the town of Rothewell, namely of Robert Terry 42s. 4d., of Robert Pycheslee 5s. 8d., of Thomas Aldewynce 5s. 4d., which rent the said Andrew granted to him the said John and to his assigns during his life. Dated Westminster, 5 June 49 Edward III.

Memorandum of acknowledgment, 5 June.

June 1. To the sheriffs of London. Order by mainprise of John Denham Westminster. and Robert Gillam of Kent, John Maldon of Essex and William Gisburgh of London to set free from Neugate prison John Rud chaplain, whom they have taken and there imprisoned by virtue of the king's late writ, issued upon the petition of John Babbyngle clerk averring that the prisoner threatened him in life and limbs, who commanded the sheriffs to cause John Rud to come before them, and to compel him to find mainpernors who, under a pain to be by the sheriffs laid upon them for which the sheriffs would answer, would mainpern him that he should do or procure no bodily hurt or harm to the petitioner, and if he should refuse, to commit him to Neugate gaol until he would willingly so do; as the said John Denham and the others, appearing in person in chancery, have mainperned as aforesaid under a pain of 40l.

MEMBRANE 32d.

Record of proceedings in chancery, upon the finding of an inquisition, taken at the king's command by William de Walleworth mayor of the city of London and escheator therein, that James Andreu citizen of London at his death held two messuages and three shops in 'Cordewanerstrete' in the parishes of St. Mary le Bow and 'Aldremarychurch' London, that he had the premises for life by grant and demise of William de Weston and Margery his wife sometime the wife of Robert de Upton, for a yearly rent of 10l. 16s. 8d. payable to the said William de Weston and Margery during her life and after her death to her heirs, with reversion after the death of the said James to the said William and Margery and to the heirs of the said Margery, that after the death of William [her husband] the said Margery granted to the king, his heirs and assigns, all her estate in the rent and reversion aforesaid, and the said James attorned tenant to the king, that the king granted the same to William de Thorp knight and William Peke for their lives with remainder to the prioress and sisters of the house

1375.

Membrane 32d—cont.

of the order of preachers by him new founded at Derteford in aid of their maintenance, and the said James attorned tenant to the said William de Thorp and William de Peke both now deceased, that by their death the rent and reversion aforesaid fell to the said prioress and sisters, that they after by charter gave the same to the king and his heirs, and that the said James attorned tenant to the king in presence of Michael Skillyng, Nicholas Heryng and other the king's attorneys by virtue of the king's commission to them made; whereupon the king willing to save him harmless in that behalf by writ ordered the sheriffs of London to give notice to the tenants of the premises to be in chancery in the octaves of St. Hilary [then] next in order to shew cause wherefore the said messuages and shops ought not to be seized into the king's hand and remain with him and his heirs, the said tenants answering to the king for the issues thereof taken since the death of the said James, and further to do and receive what the court should determine, and the sheriffs returned that by William Vyne and William Houghton they gave notice accordingly to John Vine 'draper' citizen of London tenant of the premises; at which day came the said John in person, and a day was given as well to Michael Skillyng suing for the king as to the said John Vyne until the quinzaine of Easter, at which day came the said John in person, and acknowledged that the king has right to have the said houses and shops to him and his heirs, as by the presentment aforesaid is supposed, and surrendered the same to the king, releasing and renouncing whatsoever he the said John had therein, and delivering up a writing indented by the said prioress and convent made as he averred; wherefore it was adjudged that the king should have execution thereupon.

June 8. Richard de Clareburgh parson of Ibstock in the diocese of Lincoln
Westminster. to Walter Power clerk and Richard Gates parson of Halghstowe in the diocese of Rochester. Recognisance for 14*l.* 13*s.* 4*d.* payable by instalments; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Lincolnshire.

Writing of Walter Power clerk, giving to William Power his nephew and Sir Richard Gates parson of Halghstowe in the diocese of Rochester all his goods and chattels whatsoever. Dated London, 8 June 49 Edward III.

Memorandum of acknowledgment, 8 June.

May 4. To the sheriffs of London. Order by mainprise of Richard Willelsen,
Westminster. Benedict Cornewaille, Simon Derlyng, William de Radeclif, John Burgeys, Henry Pomfreyt, Walter Lenot and John Saunderson of the city of London to set free Nicholas de Wystowe and Thomas Kele from Neugate gaol where they are detained on suspicion for the plunder and robbery of tarits of merchants of Cateloigne lately committed at sea by the king's lieges; as the said Richard and the others, appearing in person in chancery, have mainperned under a pain of 100*l.* to have the prisoners' bodies before the council or elsewhere as shall be appointed them ready to stand to right touching the premises.

Charter of Thomas de Eyden, giving with warranty to Sir William de Assheborne chaplain and John Nhotlee, their heirs and assigns,

1375.

Membrane 32d—cont.

all his lands in Tyteburst within the parish of Aldenham. Witnesses : Walter Forester, Thomas Edmund, William Sharpe, Walter Rolf. Dated the town of St. Albans, 6 June 49 Edward III.

Memorandum of acknowledgment, 18 June.

Charter indented of William de Assheborne chaplain and John Nhotlee. granting all their lands in Tyteburst in the parish of Aldenham, which they had of the gift and feoffment of Thomas de Eydene, to the said Thomas and Joan his wife and to the heirs of their bodies, with remainder for lack of such an heir to the right heirs of the said Thomas. Witnesses : Thomas Edmund, John Dernewelle, Walter Rolf, Thomas atte Penne, William Sharpe. Dated the town of St. Albans, Thursday after St. Barnabas 49 Edward III.

Memorandum of acknowledgment, 18 June.

June 18. To John de Cavendissh, William de Wichyngham, John Brewes, Westminster. John de Reymes, Edmund Gourneye and William Clere. Order not to proceed until further order of the king and council to further execute divers letters patent of the king, to wit certain at the suit of Hugh Burnell knight and William Kerdeston knight, and others at the suit of William Mugge warden of the college of the king's free chapel of Wyndesore, appointing them, five, four, three and two of them of whom John de Cavendissh or William de Wichyngham should be one, justices [to hear and determine] divers alleged trespasses committed by Henry Rose and others at Estriston co. Norfolk, to wit some against the said Hugh and William Kerdeston, and others against the said warden ; as the king has learned of a surety that, if they should proceed to execute the same, it might manifestly tend to the disherison of the heir of John de Hastynges earl of Pembroke tenant in chief, being within age and in the king's wardship, which he would not nor ought to endure, and the said warden has submitted himself in regard to his plaint to the debate and ordinance of the council. By K.

June 21. Roger Ferroure one of the king's yeomen is sent to the prior and Westminster. convent of Bodmyn in Cornwall, to have such maintenance as John Maykyn one of the king's seamen deceased had of that house at the king's command. By p.s. [30558.]

June 27. John Brounesbury citizen of London to William Wheler of Enefeld. Westminster. Recognisance for 200*l.*, to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment.

MEMBRANE 31d.

Memorandum that on 24 May this year the chancellor ordered the mayor of Oxford under pain of forfeiture to keep himself and his fellows burgesses of that town from doing ill to the abbot and convent of Oseneye or any of that house or household, and ordered the said abbot likewise under the same pain, for himself and his fellows, so that they should deal and sue according to the law of the land, if they think fit.

Writing of John Wake, son and heir of Hugh Wake knight, being a quitclaim to William de Thorp knight, John Knyvet knight,

1375.

Membrane 31d—cont.

Robert de Roos knight, Richard de Treton clerk. James de Roos, John de Tylneye and John de Bretton, their heirs and assigns, of the manor of Stoke sometime of the said Hugh his father. Dated Westminster, Friday the morrow of the Ascension 49 Edward III.

Memorandum of acknowledgment, 2 June.

May 22. To Roger de Fulthorp and his fellows, justices appointed to preserve
Westminster. the peace in Yorkshire. Order, upon the petition of John de Malton chaplain, to set him free by mainprise of William de Baynton, John Mannyng and Hugh del Boure of Baynton of Yorkshire and William Kilpyn of London; as his petition shews that by order of the justices he is committed to York prison at the suit of Richard de Wetewang, averring that the petitioner threatened him in life and limbs; and the said William and the others have mainperned in chancery under a pain of 20*l.* that he shall by himself or by others do or procure no bodily hurt or harm to the said Richard, and shall be of good behaviour toward the king and people.

Writing of William Brett, son of Walter Brett of Wyntrynham, being a quitclaim with warranty to the prior and convent of St. Neots and to their successors of all lands, rents, reversions and services of free men and neifs in Wyntrynham sometime held by his said father and lately by Thomas Soost of Abboltesle by his said father's grant. Dated London, 4 June 49 Edward III.

Memorandum of acknowledgment, 4 June.

June 4. Walter de Romeseye knight to John Bays. Recognisance for 20
Westminster. marks, to be levied, in default of payment, of his land and chattels in Somerset.

Cancelled on payment.

Indenture made between Sir Richard Lescrope of the one part and John Cheyne and Margaret his wife of the other part, witnessing a grant to the said John and Margaret during her life of a yearly rent of 20*l.* to be taken at Martinmas and Whitsuntide by even portions of the manor of Eperston, and further that after the first 24 years from this date, in case Sir Robert de Swilyngton so long live, the said John and Margaret and their assigns shall during the said Margaret's life take further 10 marks yearly of the said manor over and above the aforesaid rent, and if the said Robert shall die within that term the said John and Margaret and their assigns shall after his death take of the said manor the 10 marks yearly aforesaid during the said Margaret's life over and above the said rent, provided always that whether the said Robert overlive the term of 24 years or die within the same they shall have but 10 marks in addition, to wit 40 marks in all, with power to distrain for arrears, such rent ceasing altogether after the said Margaret's death. Dated 20 days after Michaelmas 48 Edward III.

French.

Memorandum of acknowledgment, 6 June this year.

June 6. To S. archbishop of Canterbury. Order to grant to John de Elm
Westminster. the king's clerk such a yearly pension as shall befit the giver and should bind the receiver to him, making the said John letters patent thereupon under his seal, and writing again without delay what he will

1375.

Membrane 31d—cont.

do ; as by reason of his new creation the archbishop is bound in such a pension to one of the king's clerks at the king's nomination until provision be made him by the archbishop of a competent benefice, and the king has nominated the said John, whose advancement he has at heart.
By p.s. [30549.]

Writing of Katherine de Brewese, cousin and heir of John de Norwico knight the younger, being a quitclaim to Sir John de Playce (Plays) Sir Robert Howard, Sir Roger de Boys knights, John de Boys, John de Wolterton parson of Harplee, Adam de Cokefeld parson of Salle, Ellis de Byntre parson of Dalham, Hervey de Welham parson of Stoketon and Reynold de Eccles of the castle of Metyngham, the manors of Ikketlishale, Shipmedwe, Mellis, Bromfeld, Wanhashton and Reddisham, four carucates of land and 6 acres of meadow in Metyngham, Shipmedwe, Ikketlishale, Barsham, Beccles and Wanhashton, and of all lands etc. in Suffolk which they had by gift and feoffment of the said John de Norwyco ; also of the manor of Dalynghoo, the advowsons of the churches of Dalyngho, and a fifth part of the advowson of Alderton church ; also of the manors of Lyng, Little Snoryng, Haddescou, Howe and Blacworth with the knights' fees and advowsons of churches and of Ravenyngham chantry, and of all lands in Estwrotham, Westwrotham and Elyngton and all other lands in Norfolk which they had of the gift and feoffment of the said John de Norwyco, except such lands and the advowson of such churches as are held in chief. Witnesses : Sir John de Brewes, Sir William de Herdeston knights, Robert de Aschefeld, William Berard, Thomas atte Oke, Stephen de Langham, Martin de Taverham. Dated Friday after the Exaltation of Holy Cross 48 Edward III.

Memorandum of acknowledgment, 7 June this year.

Indenture witnessing a gift made by John de Rokewode, Adam Cooke and William Askeby to Edward Boteler clerk, and to his assigns during his life, of a yearly rent of 8 marks to be taken at Michaelmas and Easter by even portions of their manor in Messyng co. Essex called Hardeburghalle, with power to distrain for arrears ; and in name of seisin they have paid him 6*d.* in part payment of the said rent for Michaelmas term next. Dated Messyng aforesaid, Tuesday after Midsummer 49 Edward III.

Memorandum of acknowledgment, 27 June.

MEMBRANE 30d.

Indenture tripartite, witnessing a grant made by William de Bury citizen of London, Henry de Whitewelle and John de Middleton to Joan who was wife of John de Whitewelle of the manor of Okhurst and all lands, rents and services in the town of St. Albans, Parksokene and Aldenham which they had of her feoffment under particular conditions, namely to enfeof her again for her life, and that after her death the will of John her son (then deceased) should be fulfilled, according to what might be found by his testament or by any true evidence under his seal between the date of the said feoffment and Easter then next and now last past, whereof nought is found or shewn to the said feoffees, remainder if nought should be so found as hereinafter declared, to have and to hold the premises to the said Joan

1375.

Membrane 30d—cont.

for life so that she be not troubled by reason of any waste, with remainder after her death to Thomas de Eydene and Joan his wife and to the heirs of their bodies, remainder for lack of such an heir to the right heirs of the said John son of Joan, provided always that the said feoffees nor their heirs be not bound to warranty by reason of this feoffment. Witnesses: Edmund Pecok, John Baldewyne, Adam Raulyn, John Swanbourne, William Nunny. Dated the town of St. Albans, the feast of St. Barnabas 49 Edward III.

[*No acknowledgment recorded.*]

June 20. To the sheriff of Sussex. Order, upon the petition of William atte Westminster. Halle of Sussex, by mainprise of Robert Campe and John Sparowe of Surrey to stay the taking of his body; as his petition shews that John Wilsham is impleading him before the justices of the Bench to render 4*l.* alleged to be due to the plaintiff, and that by writ *de judicio* order is given to the sheriff to take his body wherever found in the sheriff's bailiwick so as to have him before the said justices at Westminster at a day in the writ contained, although he is ready to answer the plaintiff and stand to right in all things; and the said Robert and John Sparowe have mainperned in chancery under a pain of 100*s.* to have his body before the said justices at the aforesaid day.

Writing of Nicholas son and heir of Sir William de la More knight, being a quitclaim with warranty to John Aubrey of London, William Newerk chaplain and Richard Toky, their heirs and assigns, of a yearly rent of 20 marks to be taken of the manor of Morehalle co. Essex and other lands in that county of him held by John de Mounteney and Cicely his wife for life of the said Cicely, of the said manor and lands, and of the reversion thereof after her death which rent and reversion he heretofore granted by charter to the said John Aubrey, William Newerk and Richard, certain conditions and covenants touching that grant being afterwards made by indentures between the parties; and a release to the said grantees of all advantages, right and claim which he the said Nicholas or his heirs have or might have by reason of the conditions or covenants aforesaid or by reason of the enrolment thereof. Witnesses: Robert Hatfeld, William le Venour, Thomas Hanampstede, William Culham, Adam Louekyn. Dated London, 12 June 48 Edward III. *French.*

Memorandum of acknowledgment, 24 June this year.

Writing of John son of John Hauke of Stratford co. Middlesex, being a quitclaim with warranty to William de Tudenham citizen and mercer of London and Christina his wife and to the heirs and assigns of the said William of all the lands, meadows, feedings and pastures in Stebenhithe which they the said William and Christina hold for a term of years by demise of Richard Smelt and John de Repham citizens of London, the premises having been extended and delivered to the said Richard and John de Repham by due process according to the form of a statute merchant touching a certain sum of money by him the said John son of John of his own free will made to the said Richard and John de Repham and acknowledged before Adam Fraunceis late mayor of London and Andrew Aubrey clerk deputed to receive recognisances of debt at London. Witnesses:

1375.

Membrane 30d—cont.

Adam Fraunceis, Nicholas atte Wyke, Nicholas de Sordiche, Richard de Hadle, Robert Spire. Dated Stebenhithe, Sunday after the Assumption 30 Edward III.

Writing of John son of John Hauke of Stratford co. Middlesex, being a quitclaim with warranty to William de Tudenham citizen and mercer of London and Christina his wife and to the heirs and assigns of the said William of all the lands, meadows, feedings, pastures etc. in Stebenhithe sometime his and now held for a term of years by the said William and Christina by a statute merchant. Witnesses: Adam Fraunceis, Nicholas atte Wike, Nicholas de Shordiche, Richard de Hadle, Nicholas Forester, Hugh Lambyn, Robert Spire. Dated Stebenhithe, Wednesday the feast of St. Bartholomew 30 Edward III.

Memorandum of acknowledgment of the foregoing writings, 27 June this year.

Writing of John son of William fitz Wautier, being a quitclaim with warranty to William bishop of Winchester, his heirs and assigns, of the manor and advowson of Aulton Berners co. Wiltesir, now held by the said bishop by fine between him and Walter de Frompton and Margaret his wife. Witnesses: Lawrence de Sancto Martino knight, Henry Stourmy, Walter Haywode, William Worfton, Thomas Dru, Michael Skylling, Walter de Frompton, William Hoghton. Dated Suthwerk, Monday the morrow of Trinity, 18 June 49 Edward III.

Memorandum of acknowledgment, 29 June.

Writing of John Kengrove knight, being a quitclaim with warranty to William bishop of Winchester, his heirs and assigns, of the manor and advowson of Aulton Berners co. Wiltesir, now held by the said bishop by fine levied in the king's court between him and Walter de Frompton and Margaret his wife. Witnesses and date (*as the last*).

Memorandum of acknowledgment, 29 June.

June 30. To the sheriffs of London. Order by mainprise of Matthew de Westminster. Newenham, Nicholas de Orell, Roger de Wareton and William Prymrose of Lancashire to stay the further taking of the bodies of Henry de Sale, John Hobkyn chaplain and Richard Robertson, although lately upon the petition of Alice de Sale, averring that they and others threatened her in life and limbs, the king ordered the sheriffs to cause the said Henry, John, Richard and others to come before them, and to compel them to find mainpernors who, under a pain to be by the sheriffs laid upon them, would mainpern the defendants that they should not do or procure hurt or harm to the said Alice; as the said Matthew and the others have mainperned as aforesaid under a pain of 20*l*.

MEMBRANE 29d.

Charter indented, witnessing a gift made by Joan who was wife of John de Whitewelle with warranty to William de Bury citizen of London, Henry de Whitewelle and John de Middelton, their heirs and assigns, of the manor of Okhurst and all lands, rents and services which she had in the town of St. Albans, Parksokene and Aldenham, under these conditions: that before Easter next they the said William,

1375.

Membrane 29d—cont.

Henry and John de Middelton shall again enfeoff her of the premises for life, and that before that term, if by any testament of John de Whitewelle her son or by any true evidence under his seal it shall be found that his will was that his heirs should inherit the same, or that the premises should be sold and distribution thereof made for his soul or otherwise, they shall perform the said will when they shall have notice thereof, and if before Easter next nothing be found concerning his will they shall grant the reversion of the premises after her death to Thomas Eydene and Joan his wife and to the heirs of their bodies with remainder for lack of such an heir to the right heirs of the said John son of Joan. Witnesses: Edmund Pecok, John Baldewyne, Adam Raulyne, John Swanbourne, William Nunny. Dated the town of St. Albans, 12 October 48 Edward III.

Memorandum of acknowledgment by the said Joan who was wife of John at St. Albans on the feast of the Commemoration of St. Paul this year before the abbot of St. Albans, by virtue of the king's writ of *dedimus potestatem* which is on the files of chancery for this year.

July 3. Brother John de Dodeford prior of St. Frideswide Oxford to Michael
Westminster. de Ravendale clerk. Recognisance for 40*l.*, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Oxfordshire.

Cancelled on payment.

Writing of John Baryngton of Hatfeld Roiz, Geffray de Hunden and William Dannebury, granting to Yvo de Sandherst and Margery his wife, their heirs and assigns for ever, 4*l.* of yearly rent to be taken at Christmas and Midsummer by even portions of 44 acres of land, 6 acres of meadow, 8 acres of pasture, 4 acres of wood and 2*s.* 1*d.* of rent in the town of Writelle formerly purchased by John Lepyndon, Michael Aunger and John Straunge of John Lyghtfot and Margery his wife by fine levied in the king's court, and power to distrain for arrears, which rent the said purchasers by writing granted to the said John Baryngton, Geoffrey and William, their heirs and assigns. Dated Writelle, 5 July 49 Edward III. *French.*

Memorandum of acknowledgment by the said John Baryngton, Geoffrey and William in the chancery at Westminster, 5 July.

July 5. John Berden of Essex to Hugh Imworth and John Hermare.
Westminster. Recognisance for 20*l.*, to be levied, in default of payment of his lands and chattels in Essex.

Cancelled on payment, acknowledged by the said Hugh.

Memorandum of a mainprise under a pain of 1,000*l.* made 4 July in the 49th year of the reign by John Herle knight John Bays, Roger de Wodenorton rector of the second portion of Besclay, John Babyngle parson of Dele and William de Essex and Adam Louekyn citizens of London, appearing in person before the council at Westminster, for brother John de Welle S.T.P. of the order of friars minors, that he shall not without the king's special licence depart to foreign parts, nor prosecute or cause to be prosecuted or send to prosecute over sea aught which may tend to the prejudice of the king or of the rights of his crown.

1375.

Membrane 29d—cont.

July 5. To Alan de Buxhull keeper of the Tower of London, or to his
Westminster. lieutenant. Order by mainprise of Michael Skillyng of Wiltesir, William Clopton of Somerset, Thomas Hampton of the county of Suthampton and William Cary of Devon to set free William Fifhide from the prison of the Tower; as the said Michael and the others, appearing in person before the king and council, have mainperned for the good behaviour toward the king and people of the prisoner, who is imprisoned in the Tower by reason of certain contempts and trespasses committed against Richard earl of Arundell and his fellows guardians of the peace in Sussex it is said. By C.

Indenture witnessing a gift made by John de Gildesburgh, Robert de Muskham clerk, Edmund Warner and John le Rous to John son of Clement Spice and to the heirs of his body of a yearly rent of 10 marks to be taken at Easter and Michaelmas by even portions of their manor of Spayneshalle in the town of Wylyng hale Spayne, with remainder if William the eldest son of the said Clement die without issue to Edmund brother of the said John and to the heirs of his body, remainder to Richard his brother and to the heirs of his body, and power to distrain for arrears upon these conditions, to wit that the said rent shall remain in suspense and unpaid so long as the said John and the heirs of his body, and if he or the said William shall die without issue the said Edmund and the heirs of his body, and if he die without issue the said Richard and the heirs of his body shall hold and enjoy a messuage, 160 acres of land, 8 acres of meadow, 30 acres of pasture, 6 acres of wood and alder wood and 18s. of rent in Colcestre, Lexeden, Stanewey, Bergholt and Horkesleye without being put out of the same or parcel thereof by the heirs of the body of Alice wife of the said Clement. Dated 3 May 49 Edward III. *French.*

Memorandum of acknowledgment by the said John de Gildesburgh, Robert and John Rous, 24 May.

Writing of Robert de Muskham clerk and John de Gildesburgh, being a letter of attorney appointing John parson of Wilyng hale, Thomas Goules chaplain and John Redale to deliver according to the form of a certain charter to Clement Spice and Alice his wife seisin of the manor of Spayneshalle whereof William Spice lately enfeofed them the said Robert and John de Gildesburgh, who demised the same to the said Clement for a term of years not yet past, and he has surrendered his estate therein. Dated the day of St. John *ante portam Latinam* 49 Edward III.

Memorandum of acknowledgment by the said Robert, 12 July.

MEMBRANE 28d.

Indenture of accord made between Sir Philip Darcy lord of Knayth and Edmund Laurence, between whom debate has arisen touching the manors of Baligary, Louthe, Castelryng, Asshe and Donemowe in Ireland which the said Edmund had for life by lease of Sir John Darcy father of the said Philip, covenanting that the said Edmund shall lease to Thomas de Stanlay parson of Treton, John Francois and Robert de Mistreton during his life at a yearly rent of 23 marks whatsoever he had by the said lease in the manor of Donemowe and appurtenances, to wit one moiety payable at Michaelmas and the other at Easter, with power to distrain and to enter again in his first

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Membrane 28d—cont.

estate if the rent be three quarters in arrear ; that by another deed the said Edmund shall lease the manor of Asshe to the same lessees for a term of 60 years to begin the morrow of Easter in the 49th year of the reign at a yearly rent of 7 marks payable as above, with power to distrain and proviso that if the said Edmund die the said term and rent shall cease ; that the said Edmund shall lease the other said manors, to wit Baligary, Louthe and Castelryng, to Sir Philip for 60 years at a yearly rent of one rose at Midsummer ; that the said Edmund shall be ready whenever he shall be warned to lease his estate or surrender to Sir Philip or his heirs the manors last mentioned at the cost of Sir Philip ; that the said Edmund shall make restitution of any rents received or profits taken of the said manors after this date, if falling due after Easter in the 49th year of the reign, saving to him the rents due before that feast, to be levied at his will by virtue of the lease made by Sir John Darcy ; that either party shall by writing dated the Monday before Easter last make a general release to the other of all personal actions to this date ; that the said Edmund, his heirs or executors, shall discharge Sir Philip and the said lessees, their heirs, executors and assigns, of any levy which shall be made upon them for any recognisance, statute merchant, rent charge or other charge upon the said manors or parcel thereof made by him since the lease made by Sir John Darcy, or of any other debt from him due to the king, or shall recompense them for what they shall be so charged withal ; and that the said Edmund, his heirs, executors and assigns, shall in time to come be quit of 4 marks of rent heretofore reserved to Sir [John] Darcy father of Sir Philip when he made the aforesaid lease, saving always to Sir Philip such arrears thereof as the law shall adjudge to him after proof of his age. Dated the morrow of Easter 49 Edward III. *French.*

Memorandum of acknowledgment by the parties, 13 July.

Writing of William de Botreaux knight, giving to Edmund de Hyndon for life a yearly rent of 20 marks to be taken at Easter and Michaelmas by even portions of the said William's manor of Mollond co. Devon, and bond for payment of the same, with power to distrain for arrears ; and he has delivered to the said Edmund 4*l.* in name of seisin. Dated London, 20 April 49 Edward III.

Memorandum of acknowledgment, 18 July.

Indenture of defeasance of a yearly rent of 20 marks to be taken of the manor of Mollond in Devenshire granted by Sir William de Botreaux to Edmund de Hyndone, upon condition that the said Edmund and his assigns shall peaceably hold the manor of Little Berkhamptede with all the lands, rents, services, reversions, franchises, warrens and other profits which Sir William had in the towns of Berkhamptede aforesaid, Hatfeld, Esyngdene and Bayford co. Hertford from the date of these presents during the said Edmund's life, and his executors and assigns one year longer, not being put out thereof nor of any parcel thereof, nor charged toward the king or any other person by reason of debt, issues, fines, amercements, arrears, annuity, recognisance, statute merchant or other true title or charge whatsoever made or due by Sir William, his ancestors or other lords there before this date, or that if so grieved and charged by process of law Sir William, his heirs or executors, shall within one month after warning given to them or any

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Membrane 28d—cont.

of them found in person, or by notice in the parish church of Northcadebury on a Sunday, make them recompense of as much as they shall lose; and that if Dame Elizabeth wife of Sir William shall overlive him, she shall suffer the said Edmund and his assigns during his life, and his executors one year longer, peaceably to have, hold and enjoy the premises without impleading them or thrusting them out by any recovery of dower, so that they may hold the premises for the said term quit of action for dower, without aught being taken, and without vouching the said William's heir to warranty so as to have security for recovering the value thereof. Dated London, 22 April 49 Edward III. *French.*

Memorandum of acknowledgment by the parties, 18 July.

Indenture reciting a charter indented whereby Katherine Breouse, having obtained the king's licence, has enfeofed John Daventre parson of Broom, Edmund de Lakyngheth, Stephen Langham, Thomas Chervyle chaplain, John Pykenham, John Bretton, John Wauton, John Hunte and John Heylesdon and their heirs of her manor and advowson of Sculthorp at a yearly rent of 40*l.*, and witnessing the defeasance of that rent upon condition that the said John Pykenham or some other in his name shall pay to the said Katherine or her executors at London 100 marks at Michaelmas next, 100 marks at Easter following, 100 marks at Michaelmas following, 100 marks at Easter following, 100 marks at Michaelmas following, and 100 marks at Easter following or within the quinzaine of every such term, the said feoffees being thereof discharged and the said manor and advowson likewise, nor may the said Katherine or her heirs enter the premises for lack of payment thereof if the said 600 marks shall be truly paid by John de Pykenham as aforesaid. Dated London, Saturday after St. Arnulphus 49 Edward III.

Memorandum of acknowledgment by the said Katherine, 20 July.

MEMBRANE 27d.

Charter of Edward le Butiller parson of Weston Turvyle, giving with warranty to John de Rookwode, Adam Cooke and William de Askeby, their heirs and assigns, his manor called Hardebourghalle in Messyng co. Essex. Witnesses: Robert de Teye, John de Sutton, Henry de Coggeshalle, Robert Marny knights, Thomas Baynard, James atte Lee. Dated Messyng, 2 June 49 Edward III.

Writing of Edward le Boteler parson of Weston Turvyle, being a letter of attorney appointing Humphrey de Prestede of Essex to deliver to John de Rookwode, Adam Cooke and William de Askeby seisin of the manor called Herdebourghalle in Messyng. Dated (*as the last*).

Memorandum of acknowledgment of the foregoing charter and writing, 27 June.

Writing of Ralph Stele clerk, being a receipt and acquittance to Sir John de Scarle and John de Waltham clerk, executors of Sir Nicholas de Spaigne, for one great breviary and 40 marks in full of money and goods to the said Ralph bequeathed as well by will of the said Nicholas as of Sir William Stele. Dated London, 28 (*sic*) June 49 Edward III.

Memorandum of acknowledgment, 27 (*sic*) June.

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Membrane 27d—cont.

June 28. To the sheriff of Norhampton. Order by mainprise of Roger de Westminster. Welford clerk, Henry West and John de Berughby of Norhamptonshire and Simon Hostiller of London to stay altogether the further execution of the king's late writ ordering the sheriff to cause John Waundell to come before him and to compel him to find mainpernors who, under a pain to be by the sheriff laid upon them for which the sheriff would answer, would mainpern the said John Waundell that he should do or procure no bodily hurt or harm to John Saundres and Gilbert Tauverner, and if he should refuse, to take him and commit him to the nearest gaol until he would willingly so do; as that writ issued at the suit of the said John Saundres and Gilbert, averring that John Waundell grievously threatened them in their bodies; and the said Roger and the others, appearing in person in chancery, have mainperned for him as aforesaid under a pain of 20*l*.

June 29. William Cardoun of Tylbrooke to Simon Rogrom. Recognisance Westminster. for 50*l*., to be levied, in default of payment, of his lands and chattels in Bedfordshire.

Charter of John Colyngborne clerk, granting to Master John Blaunchard archdeacon of Worcester, his heirs and assigns, all the grantor's lands, meadows, woods, pastures, feedings, commons, the rents and services and the reversions of all his free and villein tenants in Bereford St. Martin, Hurdecote, Cupton, Dunynton, Babstoke, Langford and the parish of Fovente, which the grantor lately had in the said towns, parish or hamlets by gift and feoffment of Thomas Hungerford knight, as fully as the said Thomas formerly held the same. Witnesses: Lawrence de Sancto Martino, Thomas West knight, John de la Mare knight, Nicholas Bonham, Henry Gilberd, Oliver Harnham, Henry Haversham. Dated Bereford St. Martin, 20 May 49 Edward III.

Memorandum of acknowledgment, 2 July.

Writing of Thomas de Hungerford knight, being a quitclaim with warranty to Master John Blaunchard archdeacon of Worcester, his heirs and assigns, of all the lands, meadows, woods, feedings, pastures, commons, rents and services of free and villein tenants and reversions in Bereford St. Martin, Hurdecote, Cumpton, Dunynton, Babstoke, Langford and the parish of Fovente which the said archdeacon has by grant of John Colyngborne clerk in the towns, parish and hamlets aforesaid. Witnesses (*as the last*). Dated Bereford St. Martin, 10 June 49 Edward III.

Memorandum of acknowledgment, 2 July.

Writing of John Colyngborne clerk, being a letter of attorney appointing Thomas Blaunchard of Coterigge to deliver to Master John Blaunchard archdeacon of Worcester seisin of all his lands, meadows, woods, pastures, feedings, commons, the rents, services and reversions of all his free and villein tenants in Bereford St. Martin, Hurdecote, Cumpton, Dunynton, Babstoke, Langford and the parish of Fovente according to a charter to him made. Witnesses (*as above*). Dated Bereford St. Martin, 22 May 49 Edward III.

Memorandum of acknowledgment, 2 July.

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Membrane 27d—cont.

Indenture made between Edmund Laurence of the one part and Thomas Stanley parson of Treton, John Frauncois and Robert de Mistreton of the other part, being a lease to the said Thomas, John and Robert, their heirs and assigns, during the said Edmund's life at a yearly rent of 23 marks, to wit one moiety at Michaelmas and the other at Easter, of all the lands in the manor of Donmowe in Ireland which he had by lease of Sir John Darcy lord of Knayth, power being reserved to the said Edmund to distrain for arrears of the said rent, and to enter the premises again in his first estate if the same shall be three quarters of a year in arrear. Dated the morrow of Easter 49 Edward III. *French.*

Memorandum of acknowledgment by the said Edmund, Thomas and John, 13 July.

Memorandum that on 14 July this year Thomas Hoddesdon, one of the attorneys of William Trussell producing letters patent, appeared in person in chancery and on behalf of the said William agreed that Thomas Milton, imprisoned in the Flete prison for money lately received of the said William in order to sail with him on the king's service over sea, should be set free; whereupon order was given to the warden of the said prison to set the said prisoner free.

July 20. To the sheriff of Worcester. Order by mainprise of David parson
Westminster. of Broughton Haket, David ap Eynoun chaplain of Worcestershire, William de Penbroke and John Justice of London to stay the taking of the body of John Tyler of Worcestre 'skynner,' bringing this writ before the justices at Westminster in the quinzaine of Michaelmas; as lately by writ *de judicio* the king ordered the sheriff to take the said John's body so as to have him before the said justices at that day to answer Walter de Lee of Pershore on a plea of debt and detinue of 12*l.*, and the defendant is ready to answer and stand to right in all things, and has prayed for a stay of execution; and the said David and the others have mainperned in chancery under a pain of 20*l.* to have him before the said justices at the day named.

July 13. To the sheriff of Hertford. Like order, *mutatis mutandis*, in favour
Westminster. of Roger Taillour of Hicchun by mainprise of Roger atte More, John Berton of Hertfordshire, Thomas Purser and Hugh Pybaker of the city of London; as lately by writ *de judicio* the king ordered the sheriff to take him if found etc. to answer John Brit as to rendering him chattels to the value of 100*s.*

MEMBRANE 26d.

Indenture of lease for 12 years with warranty, quit of all other charges, of the manor of Little Berkhamptede with all lands, rents, services, reversions, franchises, warrens and other profits of the lessor in the towns of Berkhamptede aforesaid, Hatfelde, Esyngdene and Bayford co. Hertford sometime of Sir John de Moeles, granted by William de Botreaux knight to Edmund de Hyndon, his executors and assigns, at a yearly rent of one rose at Midsummer for all services and demands, but doing the rents and services thereof due to the chief lords of the fee; and grant and sale of all the cattle, corn, hay, vessels, goods and chattels therein to deal with at the pleasure of the lessee. Dated Berkhamptede, the last day of February 49 Edward III. *French.*

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Membrane 26d—cont.

Indenture of William de Botreaux knight, reciting the foregoing lease, and granting with warranty to Edmund de Hyndon and his assigns during his life, and to his executors and assigns for one year longer, the manor of Little Berkhamstede with all the lands, rents, services, reversions, franchises, warrens and other profits of the lessor in the towns of Berkhamstede aforesaid, Hatfeld, Esyngdene and Bayford co. Hertford sometime of Sir John de Moeles, the tenants for life having attorned tenants to the said Edmund, to hold at the yearly rent of one rose at Midsummer doing for the lessor and his heirs the services thereof due to the chief lord of the fee. Covenant that the said Edmund, his assigns and executors during the aforesaid term shall have great timber enough for 'housbote,' 'cartbote,' 'ploubote,' bridges and other things needful without waste, but shall fall no great oaks nor ashes growing upon the premises in order to give or sell the same or for other than reasonable cause, but shall have their profit of the branches of oaks and ashes as heretofore used to be there done. Dated Berkhamstede, 20 April 49 Edward III. *French.*

Memorandum of acknowledgment of the foregoing indentures by the said William, 11 July.

Indenture made at London, Tuesday after the Annunciation 49 Edward III, between William Botreaux knight and Walter Clopton, being a lease to the said Walter and his heirs with warranty for his life of all the lands, rents and services of the said William and all his liberties in Elyngham, without making waste, at a yearly rent of one rose at Midsummer for all demands save the king's service. Witnesses Thomas Chaundeler, William Taylour, Richard Sydenham, John Hulle, John Bays.

Memorandum of acknowledgment by the said William, 11 July.

Writing of Henry Leyk of Kensyngton, being a quitclaim with warranty to John Doget called Boterwyk and to his heirs of the 17 acres of land in Knyghtebrigge co. Middlesex which the said John lately had of his gift and feoffment, whereof 10 acres lie in a field called 'Cranesfeld' and 7 acres in a field called the 'Southfeld.' Witnesses: John Pycard, John Lorymer, John Orchard, Walter Page, John Croucher. Dated Knyghtbrigge, 12 July 49 Edward III.

Memorandum of acknowledgment, 13 July.

Indenture of lease for 60 years of the manors of Balygary, Louthe and Castelryng in Ireland, made by Edmund Laurence to Sir Philip Darcy lord of Knayth, his heirs and assigns, rendering yearly one rose at Midsummer for all services. Dated London, the morrow of Easter 49 Edward III. *French.*

Memorandum of acknowledgment by the parties, 13 July.

Writing of Edmund Laurence, being a letter of attorney appointing Nicholas de la Stable and William de Lughteburgh to deliver to Sir Philip Darcy lord of Knayth seisin of the manors of Baligary, Louthe and Castelryng for a term of 60 years, and to Thomas de Stanlay parson of Treton, John Francecoys and Robert de Mistreton seisin of the manor of Asshe for the same term, also for term of the said Edmund's life seisin of all that he had in the manor of Donemowe

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Membrane 26d—cont.

by lease of Sir John Darcy father of the said Philip. Dated the morrow of Easter 49 Edward III. *French.*

Memorandum of acknowledgment, 13 July.

July 14. Reynold de Grey of Ruthyn knight to William de Molyns knight.
Westminster. Recognisance for 1,000 marks, to be levied, in default of payment, of his lands and chattels in Bedfordshire.

Note that this recognisance was taken at Harewolde by Gerard de Braybroke, by virtue of a writ of *dedimus potestatem* which is on the files for this year.

Cancelled on payment.

Indenture witnessing a gift made by William Coteller one of the king's janitors to Joan who was wife of John Barde tenant in chief, her executors and assigns, of the wardship of her said husband's lands in Bukinghamshire, taken into the king's hand by his death and by reason of the nonage of Durand his son and heir, to hold until the lawful age of the said heir, also the marriage of the said Durand, in the same manner as the said William ought to have that wardship and marriage, the king having lately granted him the wardship of all the said John's lands and the marriage of the said Durand, paying to the said William 10 marks 10s. at Christmas next; and covenant by the said Joan that, in default of payment, it shall be lawful for the said William to enter again the said lands in Bukinghamshire and marry the said Durand to whom he will, this gift notwithstanding. Dated London, 3 July 49 Edward III.

Memorandum of acknowledgment by the parties, 23 July.

MEMBRANE 25d.

Charter of John de Gildesburgh, giving with warranty to Henry de Coggeshale knight, Robert de Teye knight, Stephen de Navesby clerk, Clement Spice and Thomas Yonge, their heirs and assigns, all the lands, rents and services in the town of Heyestre late of Gilbert de Stanford knight, and granting them with like warranty all the estate of him the said John in all the lands, rents and services in the towns of Heyestre, Donmowe and Berneston which he lately purchased of †Maud who was wife of Thomas de Charnels knight and Elizabeth his wife†. Dated Westminster, Monday after St. Peter and St. Paul 49 Edward III.

Charter of John de Gildesburgh knight, giving with warranty to Henry de Coggeshale knight, Robert de Teye knight, Stephen de Navesby clerk and Clement Spice, their heirs and assigns, the manor of Wenynnton the moiety of a third part thereof excepted, a messuage, 250 acres of land, 30 acres of pasture and 13s. 4d. of rent in Alvythele and Reynham. Dated (*as the last*).

Memorandum of acknowledgment of the foregoing charters, 3 July.

Writing of Thomas de Hynton, son of William de Hynton by Brakkele and cousin and heir of Ralph de Wedon knight, being a grant and quitclaim with warranty to William de Wykeham bishop of Winchester, his heirs and assigns, of the manor of Wedon in the Vale by Aylesbury and all lands, meadows, feedings, pastures, commons,

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Membrane 25d—cont.

rents of free tenants and neifs, suits of court, views of frankpledge, wards, marriages, homages, escheats, releifs, aids, tallages, reversions of lands and rents at a term of life or of years, villenages, villeins and all that goes with them, mills, ponds, rivers, dikes, fisheries and other profits, commodities etc. to the same belonging in the towns of Herdwyk, Wedon, Briddesthorne, Rolesham and Wengrave co. Bukingham sometime of the said Ralph. Witnesses: Sir John Knyvet, Sir Peter Brewes, Sir John Aylesbury, Sir Roger Potenham, Sir Philip la Vache knights, John Arderne, William Croiser knight, John Kyngesfold, William Neudegate, Peter atte Wode, Robert Loxlee, John Wacche, Hamelin Medham. Dated Suthwerk, 26 June 49 Edward III.

Memorandum of acknowledgment, 4 July.

Memorandum that in the 46th year of the reign Hugh Fastolf bought of Michael Mey of Lescluse in Flanders a ship called the '*Seintemarye-cogge*' with all her gear and other the goods therein; and after on 3 July in the 49th year the said Michael, appearing in person in the chancery at Westminster, acknowledged that the said Hugh truly paid him for the same, and thereof acquitted the said Hugh, craving that this should be enrolled upon the rolls of chancery.

July 11. To the sheriff of Lancaster. Order by mainprise of Richard de Westminister. Boolde knight, Edmund Laurence and Peter de Bolleron of Lancashire to stay the taking of the bodies of William de Bredekirk, William de Aghton, John son of Lawrence de Thorneton and John de Etheleston the younger, bringing this writ and the other hereinafter mentioned before the justices at Westminster; as they made a recognisance to Adam de Bikerstath for 120*l.* before Nicholas de Meeles then mayor of Preston in Amoundernes and William de Dutton clerk there deputed to receive recognisances of debts, wherefore by writ the king ordered the sheriff if they were laymen to take their bodies and keep them in prison in safe custody until they should content the said Adam, giving notice to the said justices by letters under seal in the octaves of Michaelmas how he executed that writ; and now the said William and the others have petitioned the king for a stay, for that a plea between the parties is pending before the justices of the Bench touching the conditions contained in an indenture between them, being a defeasance of the said recognisance, which the said William de Bredekirk and his fellows have heretofore truly kept and are ready to keep; and the said Richard and the others have mainperned in chancery under a pain of 120*l.* to have the defendants' bodies before the said justices at the day named.

Indenture made between Edmund Laurence of the one part and Thomas Stanley parson of Treton, John Fraunceis and Robert de Mistreton of the other part, being a lease for 60 years of the manor of Asshe, rendering yearly 7 marks to the said Edmund and his assigns, one moiety at Michaelmas the other at Easter, payment to begin at Michaelmas next, power being reserved to distrain for arrears; and if the lessor die within that term this lease shall determine. Dated the morrow of Easter 49 Edward III. *French.*

Memorandum of acknowledgment by the said Edmund, Thomas and John, 14 July.

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MEMBRANE 24d.

Writing of Henry Lavenham, being a quitclaim to Stephen de Hoghton and Florence his wife of all lands, rents and services, meadows, feedings and pastures in Great Bardefeld and Little Bardefeld, with neifs and all that goes with them, which were of John Gyneye. Witnesses : John Botiller, John Fitz Rauffe, Richard Wynterflode, John Roo of Great Berdefeld. Dated Jakesley, Monday after St. Peter's Chains 49 Edward III.

Memorandum of acknowledgment before the chancellor in his lodging at Suthwyk co. Norhampton, 9 August.

Aug. 9. Stephen de Hoghton to Henry de Lavenham. Recognisance for
Yardley. 45 marks, to be levied, in default of payment, of his lands and chattels in Cambridgeshire.

Aug. 11. To the abbot and convent of St. John Colcestre. Request to grant
Drayton. to Richard Gounfray clerk such a yearly pension of that house as shall befit the givers and should bind the receiver to them, making him letters patent thereupon under the chapter seal, and writing again by the bearer what they will do at this request ; as the abbot by reason of his new creation is bound in such a pension to one of the king's clerks at the king's nomination, until provision of a benefice shall by the abbot be made him ; and the king has nominated the said Richard, whose advancement he has at heart. By p.s. [30602.]

Charter of John de Herlyngg, giving with warranty to George de Felbrigge, Thomas Caus of Hokham, Master Walter Wyot clerk, Robert de Swafham parson of Westherlyngg and James de Heyham parson of Suthbirlyngham, their heirs and assigns, his manor of Corton and all other his lands, rents and services in the towns of Corton, Hopton, Gunton, Lowystoft, Blundeston, Oelton, Flyxton, Lound, Belton, Bradewelle, Gorlyston, Gapton and Westgernemuth or elsewhere within the hundred of Lodynglond, with liberties of folds in the said towns, a windmill in Corton, the service of free and villein tenants in the said towns, and all appurtenances and commodities thereto belonging, also the reversion of the moiety of a messuage in Corton. Witnesses : John de Launey knight, Thomas Rose, John atte Welle of Walton the younger, Richard Turald, John Botyld, John Clerk, William Pycot. Dated Corton, Monday after the Translation of St. Thomas 49 Edward III.

Charter of John de Herlyngg, giving with warranty to George de Felbrigge, Thomas Caus of Hokham, Master Walter Wyot clerk, Robert de Swafham parson of Westherlyng and James de Heyham parson of Suthbirlyngham, their heirs and assigns, his manors and advowsons of Estherlyngg and Quydenham with all lands, rents and services in Estherlyng, Quydenham, Brythenham, Bokynham and Croxton co. Norfolk, and the manor of Gnateshale with all lands, rents and services in Gnateshale and Hopton co. Suffolk. Witnesses : Robert de Mortuo Mari, Robert de Howard knights, Robert de Welham, Thomas Chauntecler, Henry de Pakenham. Dated Estherlyngg, Friday after St. Peter and St. Paul 49 Edward III.

Charter of John de Herlyngg, giving with warranty to George de Felbrigge, Thomas le Caus of Hokham, Master Walter Wyot clerk,

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Membrane 24d—cont.

Robert de Swafham parson of Westherlyngg and James de Heyham parson of Suthbirlyngham, their heirs and assigns, a messuage in Lound, all the lands, rents and services in the towns of Lound, Hopton, Somerleton, Askeby and Blundeston which he lately purchased jointly with John de Wolterton clerk and John de Thelnetham, and the advowson of Lound church. Witnesses : Robert de Mortuo Mari knight, John de Hanney knight, Robert de Welham, Thomas Rose, John atte Welle. Dated Lound co. Suffolk, Saturday after the Translation of St. Thomas 49 Edward III.

Charter of John de Herlyngg, giving with warranty to George de Fellebrigge, Thomas le Caus of Hokham, Master Walter Wyot, Robert de Swotham (*sic*) parson of Westherlyngg and James de Heyham parson of Soutbyrlyngham, their heirs and assigns, his manor of Ely in Ely which he had by gift and feoffment of Thomas Walkefare knight. Witnesses : Ralph de Hynton, John de Hereth, Thomas atte Wyke, Thomas Caunwill, John Clerk. Dated Ely, Saturday after the Translation of St. Benedict the Abbot 49 Edward III.

Memorandum of acknowledgment of the foregoing charters before the chancellor at Drayton co. Norhampton, 12 August.

Aug. 13. John Kent the king's serjeant for his good service is sent to the
Drayton. prior and convent of Christ Church Canterbury, to take for life such maintenance in that house as Nicholas Wayte deceased had at the king's command. By p.s. [30605.]

Aug. 15. To the sheriff of Cantebrigge. Order by mainprise of John Bokelond
Drayton. and John Aleynson to stay the taking of the body of William Silverhill of Overe, bringing this writ before the justices at Westminster ; as lately by writ *de judicio* the king ordered the sheriff to take the said William's body so as to have him before the said justices at a set day now to come in order to answer Ralph Bacheler upon a plea concerning the alleged debt and detinue of 100s. ; and the said William is ready to answer and stand to right in all things, praying a stay ; and the said John and John, appearing in person in chancery, have mainperned under a pain of 10*l.* to have him before the said justices the day the said writ is returnable.

Aug. 16. Richard de Careswell the king's serjeant is sent to the prior and
Drayton. convent of Goldcleve, to take for life such maintenance in that house as John Seys deceased had at the king's command. By p.s. [30613.]

Aug. 12. To the abbot and convent of St. Mary Glastonbury. Request to
Drayton. grant to William Daune the king's clerk such a yearly pension of that house as shall befit the givers and should bind the receiver to them, making him letters patent thereupon under the chapter seal, and writing again by the bearer what they will do at this request ; as the abbot by reason of his new creation is bound in such a pension to one of the king's clerks at the king's nomination until provision of a benefice be by the abbot made him ; and the king has nominated the said William, whose advancement he has at heart. By p.s. [30603.]

Aug. 20. William Hende is sent to the prior and convent of Trentham, to
Nassington. take for life such maintenance in that house as Thomas Stafford deceased had at the king's command. By p.s. [30619.]

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*Membrane 24d—cont.*Aug. 15.
Drayton.

Nicholas Wyttele one of the king's hunters, for his good service and for other particular causes, is sent to the abbot and convent of Milton co. Dorset, to take such maintenance in that house as Walter Stodeley deceased or any other heretofore had therein at the command of the king or his forefathers.

By p.s. [30610.]

Aug. 24.
Blatherwick.

To the sheriff of Notyngnam. Order by mainprise of William de Wyntworth of Yorkshire, Thomas de Bukyngnam of Bukinghamshire, Thomas Shocere of Yorkshire and John Depyng of Lincolnshire to stay the taking of the bodies of William de Fournyvalle, John de Walkemulle and John 'of the Hulle,' bringing this writ before the king's justices when John Clegge shall be convicted of the felony hereinafter mentioned; as on their behalf it is shewn the king that, by procurement of certain their enemies, they are indicted for aiding and abetting the death of Robert Barbour, [slain] by John Clegge it is said, who is not yet convicted thereof, and for harbouring the said John Clegge, that they have many times offered the sheriff mainpernors, according to the statute lately published at Westminster wherein it is contained that those indicted for such abetting and harbouring are replevisable until the principals shall be convicted of such felonies, but that the sheriff has refused to accept them, and contrary to the statute has deferred and does yet defer to set free the said prisoners by such mainprise; and the said William de Wyntworth and the others, appearing in person in chancery, have mainperned body for body to have the said prisoners before the king or his justices at the king's command to stand to right concerning the charges aforesaid, when John Clegg shall be so convicted.

MEMBRANE 23d.

Writing of Agnes Baret, sometime wife of John Forstall of the parish of Bixle, being a quitclaim with warranty to Richard Elin citizen and baker of London, his heirs and assigns, of a field of land called the Doune and a grove called Dounegrove in the said parish. Dated London, 10 July 49 Edward III.

Memorandum of acknowledgment in the chancery at Westminster, 24 July.

Indenture of demise made to the king by Walter Amyas, John Abraham, John Doune, John Prat clerks and Ralph de Walsham of the castle and county of Pembroke, the castles and lordships of Tynby and Kylgarren and the commote of Oystrelowe in Wales, to hold until Martinmas next and thenceforward for a term of 18 years, at which time John son and heir of John de Hastynges earl of Pembroke will come of age, and after that term to the said heir and to the heirs of his body with remainder, for lack of such issue, to the king and his heirs; reciting licence given to the said earl at his request by the king's letters patent in the 43rd year of his reign to make to whom he pleased a feoffment of the premises, which are held in chief, and to such persons to take and have seisin thereof, and to give the same to the said earl and to the heirs of his body with remainder, for lack of issue, to the king and his heirs, that by virtue of the said licence the earl made a feoffment to the said Walter, John Abraham, John Doune, John Prat and David Perkyn clerks, the said Ralph and Thomas de

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Membrane 23d—cont.

Cryckelade and to their heirs, that the said David and Thomas are now dead, that the earl died without being again enfeoffed thereof, John his son and heir being within age, that the king would by law have the wardship of the said heir if such feoffment had again been made to the earl in his life time, and that it is lawful and reasonable that so far as may be the king be saved harmless. Witnesses : William bishop of Winchester, Master Adam de Houton bishop of St. Davids, Sir William Latymer the chamberlain, Sir John de Neville steward of the household, Sir John Knyvet the chancellor, Sir Richard Lescrope the treasurer, Sir Nicholas Carreu keeper of the privy seal, Sir John de Cavendissh the chief justice, Sir Robert Bealknap chief justice of the Common Bench, Sir William Tauk chief baron of the exchequer. Dated Westminster, 21 April 49 Edward III.

Memorandum of acknowledgment by the said Walter and Ralph, 23 July.

Writing of William Stanwyg parson of Althorp in the diocese of Lincoln, being a release to Sir John de Searle and John de Waltham clerk, executors of Sir Nicholas de Spaigne late parson of the said church, for a sum of money in hand paid to the said William, of all actions, complaints and demands before judges ecclesiastical or secular for repair of the chancel, books and ornaments of the church, the houses, gates, walls or rivers of the rectory or otherwise. Dated London, 14 July 49 Edward III.

Memorandum of acknowledgment, 5 August.

Aug. 13.
Drayton.

John abbot of St. John Colcestre to William de Burstall clerk. Recognisance for 10*l.*, to be levied, in default of payment, of his lands and chattels in Essex.

Cancelled on payment.

MEMBRANE 22d.

Writing of William de Brightlegh of Devon and Lawrence his brother, being a quitclaim to John Doget of Butterwyk and Alice his wife and to the heirs and assigns of the said John, and also to Reyna who was wife of Robert de Cayton, her heirs and assigns, of all and singular the rents hereinafter mentioned and the manor of Duket by Totenham co. Middlesex and the lands likewise hereinafter mentioned ; reciting a feoffment of the said manor by the said William lately made by charter indented to the said Robert, Reyna and John, their heirs and assigns, at a yearly rent of 10 marks payable at Michaelmas and Easter by even portions to the said William, his heirs and assigns, power being reserved to them, if that rent be three days in arrear after any term and after being by them or another in their name demanded in the church of St. Margaret Lothebury London or in the said manor, to enter and hold the same again in their former estate without challenge of the said feoffees, unless within fifteen days after such entry full payment should be made thereof with 1*s.* a day for costs and expenses of their agent so entering the manor and demanding the said rent for every day after such entry ; and reciting that the said Robert and John after granted to the said William, his heirs and assigns, 10 marks 2*d.* of yearly rent to be taken at Michaelmas and Easter by even portions of all their tenements in the parishes of

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Membrane 22d—cont.

St. Margaret Lothebury and Allhallows Bredstrete in the city of London, and that the said William by writing indented made a defeasance of that rent so long as the first rent by the said charter indented reserved should be fully paid, provided that if the first rent should without the deed of him the said William, his heirs or assigns, be brought to nought in part or in whole, it should be lawful for him and them to levy of the second rent so much as should not be paid of the first, and that if the first rent should not be fully paid and sufficient distress might not be found in the said lands of Duket, or if the entry of the said William, his heirs or assigns, upon those lands for the first rent unpaid or distress taken for the same should be hindered by the said Robert or any other tenant thereof, it should be lawful for them of the second rent to take and have so much as should be unpaid of the first rent, so that the said William, his heirs and assigns, should ever have and take one rent or other until they should enter again the lands of Duket and hold the same for three weeks after such entry without being contented of the rent as aforesaid; and reciting further that the said William after granted the said rent for life to the said Lawrence and his assigns, that after the said Robert's death the said John Doget made a release of the said manor to the said Reyna, and that she after made a feoffment thereof to the said John Doget and Alice and to the heirs of the said John by name of a messuage, 300 acres of land, 15 acres of meadow, 14 acres of wood and 40*d.* of rent in Totenham and Hauringeseye co. Middlesex which her said husband and she and the said John Doget lately had by gift and feoffment of William de Brighlegh (*sic*) of Devon, cousin and heir of John de Stouford. Witnesses: John de Scordissh, Richard Forster, John Wroth the younger, Nicholas de Exton, Roger Laget, John Goldyng the elder, John Whytwelle. Dated 10 May 48 Edward III.

Memorandum of acknowledgment at Brightlegh, 31 August this year, before Henry Percehay by virtue of the king's writ of *dedimus potestatem*, which is on the files for this year.

Writing of Roger de Harleston, being a quitclaim to Sir Robert de Swyllington the uncle knight, Walter de Preston and John Broun chaplains, their heirs and assigns, of the manor of Wympole co. Cantebrigge which he the said Roger had by gift and feoffment of Sir Warin de Bassyngburne of Wympole, and of all lands, rents and services which he had by gift of the said Warin in the towns of Wympole, Aruyngton, Craweden, Orwell, Malketon, Barneton and Everisdon in the said county. Dated Westminster 10 October 49 Edward III.

Memorandum of acknowledgment in the chancery at Westminster, 12 October.

Charter of John Dautry, son and heir of John Dautry of Carleton in Craven, being a gift and quitclaim with warranty to Robert de Plesynton, his heirs and assigns, of all lands etc. in the towns of Great Eccleston, Kyrkham and Kyrkpulton in Amnoudernesne (*sic*) which the said Robert holds by grant of the said John the son or which ever were of William Bartaille. Dated Great Eccleston, 6 September 49 Edward III.

Memorandum of acknowledgment, 13 October.

Oct. 6. To the sheriffs of London. Order by mainprise of William Tomer, Westminster. William Lark and John Hygyn of London to stay altogether the

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Membrane 22d—cont.

further execution of the king's late writ ordering the sheriffs to cause Richard Pountenay and Robert Pountenay esquires to come before them, and to compel the said Richard and Robert to find mainpernors who, under a pain to be by the sheriffs laid upon them for which the sheriffs would answer, would mainpern the said Richard and Robert that they should do or procure no bodily hurt or harm to John Wolseroue chaplain, and if they should refuse, to commit them to the nearest gaol there to abide until they would willingly so do, and if the said Richard and Robert or one of them be taken by virtue of that writ, order to set them or either of them free without delay; as that writ issued at the suit of the said John Wolseroue, averring that he was by the said Richard and Robert grievously threatened in life and limbs; but the said William and the others, appearing in person in chancery, have mainperned for them as aforesaid under a pain of 100 marks.

Oct. 22. John de Arundell knight, son of Richard earl of Arundell, to Ivo Westminster. fitz Waryn knight, John de Chelreye clerk and Richard de Marlebergh, executors of Agnes Mautravers. Recognisance for 1,200 marks, to be levied, in default of payment, of their lands and chattels in Surrey.

Cancelled on payment, acknowledged by John de Chelreye.

Oct. 22. William Whyther of Dorset to John Pokeswelle, John Hundresfeld Westminster. and John Tracy. Recognisance for 100*l.*, to be levied etc. in Dorset.

John Pokeswelle, John Hundresfeld and John Tracy to William Whyther. Recognisance for 100*l.*, to be levied etc. in Dorset.

Writing of Robert Lambourne clerk, being a general release to John de Bisshopeston clerk, his heirs and executors, of all actions real and personal. Dated London. 20 October 49 Edward III.

Memorandum of acknowledgment, 20 October.

MEMBRANE 21d.

Aug. 15. John Lamburne is sent to the abbot and convent of Athelyngnye, Drayton. to take for life such maintenance in that house as Walter de Stodeley deceased had at the king's command. By p.s. [30609.]

Aug. 31. John Wyght of Kyngeston the king's serjeant is sent to the prior Rockingham. and convent of Andevere, to take for life such maintenance in that house as John Westele deceased had there likewise at the king's command. By p.s. [30636.]

Sept. 1. To the collectors of customs and subsidies in the port of the city Rockingham. of London. Order, for particular causes, to cause proclamation to be made within that port on the king's behalf forbidding any merchant or other native or alien by virtue of any command of the king to the collectors heretofore made or otherwise after Michaelmas next until further order to take any wool, hides or woollfells over to any foreign parts, or cause them to be so taken, under pain of forfeiture, but to suffer all such merchants so to do without let until that feast, the customs, subsidies and duties being first paid. By K. and C.

[*Fœdera.*]

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Membrane 21d—cont.

The like to the collectors in the port of Gippewych and in nine other ports ; also to the sheriff of Dorset, *mutatis mutandis*.

[*Ibid.*]

Aug. 24. To Adam de Everynham and his fellows, guardians of the peace
Blatherwick. and justices of oyer and terminer in Notynghamshire. Order, if William de Fournyvalle, John de Walkemulle and John ' of the Hulle ' be before them indicted for aiding and abetting the death of Robert Barbour, [slain] by John Clegge who is not yet convicted it is said, and for harbouring the said John Clegge, and if John Clegge be not yet convicted, to stay the exigents and the publication of outlawry against them and command the same to be stayed until the said principal shall be convicted ; as the king has learned that they are so indicted, and that the said justices are purposing to proceed against them on those charges although John Clegge is not yet convicted, which if it were suffered would tend to contempt of the king and to a breach of the law and custom of England.

Sept. 3. To the sheriff of Berkshire. Order by mainprise of Thomas Taillour,
Rockingham. William Morton, John Welewas and William Palmere to stay the taking of the body of any of the tenants of the manor of Farendon, although lately by writ the king ordered the sheriff to commit to prison all men and tenants of the said manor conspiring and confederate together, whom by inquisition or otherwise he should find to have done or attempted aught which may tend to a breach of the peace, there to be kept in safe custody until they should find security to stand to right in that behalf ; as the said Thomas and the others, tenants of the said manor appearing in person in chancery, have mainperned each for other and for the residue of the said tenants to answer before the king or elsewhere as he will appoint to any who will make complaint, and to stand to right concerning the premises.

Sept. 7. Alexander de la Buterie the king's serjeant is sent to the abbot and
Rockingham. convent of Fountains, to take for life such maintenance in that house as John Salleye deceased had at the king's command. By p.s. [30648.]

Sept. 22. To the mayor and constable of the staple of the town of St. Botolph.
Westminster. Order, upon the petition of John Credy and Francis Johanni merchants of the old Stross' of Florence, by mainprise of the said John of the fellowship of the old Stross', Peter Mark of the fellowship of the Albertini and Peter Peragle of the fellowship of the new Stross', to cause certain wool to be dearrested and delivered to the said merchants to make their advantage thereof at their pleasure, and if there be cause wherefore they ought not so to do, order to be before the king and council at Westminster within eight days after the receipt of these presents to shew forth the same and further to do and receive what shall then and there be by the council appointed, bringing this writ ; as their petition shews that at the said town the said John and Francis bought 29 sarplers of wool and marked the same with their mark, that at the suit of John Driffeld and others the said wool is in that staple arrested for particular causes, and that the mayor and constable have taken no heed to receive the said merchants to make their excuses touching the same, praying for remedy ; and the said John Credy, Peter and Peter, appearing in person before the king and

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Membrane 21d—cont.

council, have mainperned to answer touching the premises and for the said wool before the council at Westminster or before the mayor and constable in the said staple, as shall be by the king and council appointed.

Sept. 27. John Brodok of London 'fisshmongere' to Richard Mory of Westminster. Clerkenwell. Recognisance for 20*l.*, to be levied, in default of payment, of his lands and chattels in the city of London.

Charter of Thomas Boudy chaplain, giving with warranty to William Walworth, Agnes who was wife of Adam Fraunceys, Simon de Mordon, William Haldene, John Aubrey, Nicholas Brembre, John Philipot, John Fifhyde, John Ussher and William Whetelee citizens of London, their heirs and assigns, 10 acres of land in Eye sometime of John de Padyngton, and granting to them with the like warranty the reversion of a messuage, 34 acres of land and 1½ acre of meadow in the town of Eye sometime of John de Padyngton, and of all other lands, rents and services late of John de Padyngton in the towns of Eye and Westminster now held for life by William But and Joan his wife with reversion to him the said Thomas. Witnesses: Walter Leycestre, Richard Rook, Roger de Sudbury, Robert Hagbourne, William de Hulle. Dated Eye, 20 August 49 Edward III.

Memorandum of acknowledgment, 25 September.

Sept. 9. To the abbess and convent of Godestowe. Order to grant to John de Wendlyngburgh the younger the king's clerk such a yearly pension in that house as shall befit the givers and should bind the receiver to them, making him thereupon letters patent under the chapter seal, and writing again without delay what they will do; as the abbess by reason of her new creation is bound in such a pension to one of the king's clerks at the king's nomination, until provision of a benefice shall by the abbess be made him; and the king has nominated the said John, whose advancement he has at heart. By p.s. [30656.*]

Oct. 11. Richard Sampson is sent to the abbot and convent of Thornton, Eltham. to have such maintenance as John atte Halle deceased or any other had in that abbey. By p.s. [30709.]

Writing of John de Bisshopeston clerk, being a receipt and acquittance to Robert Lambourne clerk and Thomas Brodok for 20 marks in full of all moneys due to this date; and a general release to them of all actions real and personal. Dated London, 20 July 49 Edward III.

Memorandum of acknowledgment, 20 October.

MEMBRANE 20d.

July 15. To Edward prince of Wales duke of Cornwall and earl of Chester. Westminster. Order on sight of these presents forthwith to send express commands to his ministers within the said principality and county to publish in singular the ports and places therein the truce now newly made between the king and his adversaries of France, the form whereof

* The warrant is dated Rockingham castle, Sept. 10.

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Membrane 20d—cont.

the king is sending to him upon a schedule enclosed, and to cause the same to be kept.

[*Fœdera.*]

July 15. To the sheriff of Somerset and Dorset. Like order to cause the Westminster. said truce, the form whereof the king is sending upon a schedule enclosed, to be proclaimed in those counties, and to be kept.

The like to singular the sheriffs and to the cities throughout England; also to William Latymer constable of Dovorre castle and warden of the Cinque Ports, or to his lieutenant there.

[*Ibid.*]

Truce made and agreed generally and universally by land and sea between the king and his adversary of France for them, their children, the said adversary's brethren, their subjects, allies, auxiliaries and adherents whatsoever, their realms, lands, countries, dominions, powers and districts, and especially for John duke of Brittany and Henry calling himself king of Castille, their subjects etc., the realm of Castille and other realms held by the said Henry, his lands etc. This truce shall begin in Pykardy and Vermondoys, in all the country this side the river Oyse and all the realm of England on the day of the date of these presents, to wit 27 June, the seaports excepted where it shall begin on the day hereinafter declared, in Normandy, France and Champagne, Burgundy and Doulphyne 2 July next, in Brittany, Anjou, Mayne and Torayne 7 July, in Paitow, Santonge, Engemoys, Auv[er]gn, Lymosyn, Berry and Bourbonnoys and in the county of Ferois 16 July, in Agenoys, Bourdoloys, Gaconnoys, Berne, Bigore and other parts of Guyen and Langedoc and generally in all other parts of the realm of France not herein named 22 July, in the realm of Castille 2 August, by sea from Lescluse in Flanders to the mouth of the Sayne and throughout the ports of England opposite 9 July, from the mouth of the Sayne to Rochel and throughout the ports in England opposite 17 July, from la Rochel to Burdeux and Baion 22 July, and generally throughout the other ports and portions of the realm of France, England and Castille and other the dominions of the said kings, their allies etc. by land and sea 2 August; and the same shall last from the days above mentioned until the last day of June 1376 at sunrise in every country. *French.*

[*Ibid.*]

Oct. 3. Thomas Torell to Thomas de Newenham clerk, John Ednesore and Westminster. Thomas Rocheford. Recognisance for 80l., to be levied, in default of payment, of his lands and chattels in Cambridgeshire,

Cancelled on payment, acknowledged by the said Thomas de Newenham and John.

Sept. 19. To the sheriff of Hertford. Order by mainprise of Nicholas Blake Westminster. of Ware and John Warenner of Ware of Hertfordshire to stay the further execution of the king's late writ ordering the sheriff to attach Maud Broke of Spaldyng so as to have her before the justices at Westminster in the octaves of Michaelmas to answer as well the king as Richard Smelt of Ware wherefore without reasonable cause and the said Richard's licence she withdrew from his service before the term agreed, contrary to the ordinance by the king and council

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Membrane 20d—cont.

made for the common weal, and if she be taken for that cause to set her free without delay, bringing this writ before the said justices: as the said Nicholas and John, appearing in person in chancery, have mainperned under a pain of 10*l.* to have her body before the said justices at that day.

Charter of Blanche Wake lady of Lydell, giving with warranty to John de Oustwyk, Robert de Garton rector of Snayes and Richard son of John Thorgot, their heirs and assigns, 35 acres of land, 8 acres 1 rood of meadow, 6½ acres of pasture and alder wood in Great Teye as fully as the said Blanche had the same by gift and feoffment of Nicholas de Sutton parson of Great Wygbergh, John de la Rokel, William de la Rokel late parson of Reddegrave and Adam Waryn of Colcestre. Witnesses: Sir Richard de Waldegrave, Sir Robert Corbet, Sir Robert de Teye knights, John de Burgh parson of Colne Wake, John atte Hill, John Colop. Dated Brunne castle, the morrow of Michaelmas 48 Edward III.

Memorandum of acknowledgment at Westdepyng, 7 April last, before Richard de Treton clerk by virtue of the king's writ of *dedimus potestatem*, which is on the files for this year.

Writing of William de Montagu earl of Salisbury and lord of Man, being a release to Richard de Chaddeslee his clerk of all actions to date, as he has rendered to the earl before the auditors appointed for the purpose a final account for the time he was receiver of the earl's treasure, and the earl has received of him full payment of all debts, accounts and arrears. Dated London, 1 October 49 Edward III. *French.*

Memorandum of acknowledgment in the chancery at Westminster, 11 October.

Writing of Thomas de Bysshopeston, son and heir of Roger de Bysshopeston, granting with warranty to Richard de Kyngton parson of Scheldon and Richard Botiller chaplain, their heirs and assigns, the reversion of the manor of Larkestokey co. Gloucestre, a messuage in Bysswode, a field called Sorelesfeld in Lapworth, a messuage and croft in Lapworthe sometime held in bondage by Walter Bonde with the body of Thomas son of Walter atte Knyhtes and all that goes with him, all the outwood of Bysswode, the manor of Bysswode and all the lands, rents and services in Lapworthe and Rowynton sometime held by Maud de Cantelowe, thirteen messuages, eight virgates of land, 10 acres of meadow, 4 acres of wood, 30 acres of waste and 8*s.* of rent in Pipewell and Waresleye co. Wircestre with the bodies of neifs there dwelling and all that goes with them, and all the lands, rents and services in Hulle and in More by Fladebury co. Wircestre and in Lyndon co. Warrewyk sometime held by Joan who was wife of Thomas de Bysshopeston with the neifs dwelling in Hulle and More aforesaid and all that goes with them, all now held for life without impeachment of waste by Beatrice de Bysshopeston with reversion after her death to him the said Thomas son of Roger. Witnesses: John Peechee, Thomas de Erdyngton knights, Richard de Whitaere, John Walshe, Richard Busshele. Dated Sheldon, Sunday before St. Margaret 48 Edward III. *French.*

Memorandum of acknowledgment at Sheldon, Tuesday before St. Margaret last, before Roger de Kirketon, by virtue of the king's writ of *dedimus potestatem*, which is on the files for this year.

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Membrane 20d—cont.

Oct. 20. John Parker of Olneye to William Lovet lord of Lyscombe.
Westminster. Recognisance for 240*l.*, to be levied, in default of payment, of his lands and chattels in Warwickshire.

Cancelled on payment.

Indenture made on Sunday after St. Michael in Monte Tumba 49 Edward III, being a defeasance of the foregoing recognisance, upon condition that John Parkere of Olneye or some other in his name pay to William Lovet lord of Lyscoubme or to his attorney at Lyscombe 40*l.* in the octaves of St. Martin next, 40*l.* in the octaves of St. Hilary following, and 40*l.* in the octaves of Easter following. Dated London, as above.

Memorandum of acknowledgment by the said William in the chancery at Westminster, 20 October.

Oct. 20. William Peraunt is sent to the prior and convent of Andevere, to
Westminster. have for life such maintenance in that priory as John de Westle deceased had at the king's command. [See p.s. 30729.]

MEMBRANE 19d.

Sept. 2. To the sheriff of York. Order by mainprise of William Wyghtman,
Rockingham. John atte Halle and John Depyng of Lincolnshire to stay the taking of the body of Robert de Markham chaplain, bringing this writ before the justices of the Bench; as by writ *de judicio*, tested by Robert Belknap chief justice of the Bench, the king ordered the sheriff to take the said defendant so as to have him before the chief justice and his fellows at a set day yet to come, to answer Joan who was wife of Thomas de Fournyvalle knight concerning an alleged trespass at Treton; and now on behalf of the said defendant petition is made to the king for a stay, as he is ready to answer her the day the said writ is returnable and to stand to right in all things, and the said William, John and John, appearing in person in chancery, have mainperned under a pain of 10 marks to have him before the said justices at the aforesaid day.

Charter of John Doget called Boterwik citizen of London, giving with warranty to William Walworth, Agnes who was wife of Adam Fraunceys, Simon de Mordon, William Haldene, John Aubrey, Nicholas Brembre, John Philipot, John Fifhide, John Ussher and William Whetelee citizens of London, their heirs and assigns, all his lands, rents and services and the reversions of all such in the towns and parishes of Westminster, Eye, Knyghteburgh, Kensyngton, Brompton, Chelchethe, Totenham and Haryngeay and elsewhere in Middlesex, with meadows, feedings, pastures, woods, hedges, ditches, ways, commons, suits of court etc. Witnesses: John Shordych, William atte Watre, John Samford, Thomas de Waudene, Ivo de Fulham, John Fraunkleyn, William Brienge, William Hulle. Dated Westminster, 20 August 49 Edward III.

Memorandum of acknowledgment, 27 September.

Sept. 27. William Catour of Redyng to Nicholas de Carreu. Recognisance
Westminster. for 40 marks, to be levied, in default of payment, of his lands and chattels in Berkshire.

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*Membrane 19d—cont.*Aug. 15.
Drayton.

John Stygeyn messenger of the king's chamber is sent to the prior and convent of Christ Church London, to take for life such maintenance of that house as Walter de Stodeley deceased used to have therein.
By p.s. [30608.]

Writing of Thomas Hynton, cousin and heir of Ralph de Wedon knight, being a quitclaim to Hugh Cheyne of the manor of Rolveston co. Leicester. Dated 10 September 49 Edward III.

Memorandum of acknowledgment, 2 October.

Writing of Agnes de Sonderlond, being a quitclaim with warranty to Thomas son of Thurstan de Tildeslegh, his heirs and assigns, of all messuages, lands etc. which she had in the hamlet of Chaydok in the town of Tildeslegh. Dated Crebelgate London, Friday after Michaelmas 49 Edward III.

Memorandum of acknowledgment, 6 October.

Oct. 19. Richard Stury knight to John de Dounham. Recognisance for
Westminster. 1,000 marks, to be levied, in default of payment, of his lands and chattels in Worcestershire.

Cancelled on payment.

John de Dounham to Richard Stury knight. Recognisance for 1,000 marks, to be levied etc. in Norhamptonshire.

Cancelled on payment.

MEMBRANE 18d.

Writing of John Wyneslowe of Honysdon the elder, being a quitclaim with warranty to John Wynselowe the younger his brother, William Eynsham, Philip Yonge, John Cosyn citizens and pepperers of London and John Wiltshire of Heydon co. Essex, their heirs and assigns, of all right present or future in all the lands, rents and services now held by his said brother and the others in the town of Honysdon sometime of John Wynselowe his father. Witnesses: John Rugewyne, Richard Brawghyng, Nicholas Blake the younger, Richard Heyle, William Rokesburgh, Thomas Boukoc, John Parker of Honysdon. Dated Honysdon, 19 October 49 Edward III.

Memorandum of acknowledgment, 20 October.

Writing of William Lovet lord of Liscoumbe, being a quitclaim with warranty to John Parker of Olneye, his heirs and assigns, of the manor of Holte with appurtenances in Warwykshire and Leycestreshire. Witnesses: William de Spaygne of Medburne, William Dextre of Halghton, Ralph Notyngham of Blaston, John atte Welle of Drayton, William Nel of the same. Dated London, Saturday after St. Michael in Monte Tumba 49 Edward III.

Memorandum of acknowledgment, 20 October.

Oct. 23. Thomas de Grauntson, John Broumwyche and John de Eyllsford
Westminster. knights and John de Oldecastel to John de Mountagu knight. Joint and several recognisance for 400 marks, to be levied, in default of payment, of their lands and chattels in Kent.

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Membrane 18d—cont.

Indenture of defeasance of the foregoing recognisance, upon condition that Sir Thomas de Grauntson, Sir John Brumwych, Sir John de Eyllsford knights and John de Oldecastel shall pay or cause to be paid 400 marks to Sir John Mountagu knight, his attorney or executors in London at the Temple church in 'Fletestre' within three years from this date, to wit 44*l.* 8*s.* 10½*d.* at Easter next, 44*l.* 8*s.* 10½*d.* at Michaelmas following or within a quinzaine of those terms, and so from year to year until the whole be paid. Dated London, 24 October the same year. *French.*

Memorandum of acknowledgment, 23 October.

Indenture of defeasance of the warranty clause in a deed of quitclaim enrolled of the manor of Eton Tregos co. Hereford, made to Sir Thomas de Grauntson knight by Sir John de Mountagu knight, witnessing that Sir Thomas, his heirs or assigns, shall take no advantage thereof by writ of warranty of charter, voucher or otherwise save only to bar any action of Sir John and his heirs in time to come. Dated London, 22 October 49 Edward III. *French.*

Memorandum of acknowledgment, 23 October.

Writing of John Mountagu knight, being a quitclaim with warranty to Thomas de Grauntson knight, his heirs and assigns, of the manor of Eton Tregos co. Hereford. Witnesses: Edmund de Mortuo Mari earl of March, Gilbert Talbot, John Lovel, John Bromwych, John Eylesford, John de la Wode knights, John Oldecastel, Philip Holgot. Dated Eton aforesaid, Friday the feast of St. Matthew 49 Edward III.

Memorandum of acknowledgment, 23 October.

Oct. 27. William Archebaud 'assewer' is sent to the abbot and convent of Westminster. Glastonbury, to take for life such maintenance in that house as Walter Wyght deceased had at the king's command. By p.s. [30738.]

Oct. 28. To the sheriffs of London. Order by mainprise of Thomas Dedemore Westminster. and William de London to stay the taking of the body of John Dedemore clerk, although lately upon the petition of John Torold and William Legge of London 'carter,' averring that the said clerk threatened them in their bodies and limbs, the king ordered the sheriffs to cause him to come before them, and to compel him to find mainpernors who, under a pain to be by the sheriffs laid upon them, would mainpern him that he should cause or procure no hurt or harm to the complainants, and if he should refuse, to commit him to Neugate gaol, there to be kept in safe custody until he would willingly so do; as the said Thomas and William de London, appearing in person in chancery, have mainperned under a pain of 40*l.* that he shall cause or procure no bodily hurt or harm to the complainants.

Writing of Walter Colingbourne, being a quitclaim with warranty to William Hehecok of Chaldebourn, his heirs and assigns, of all lands, rents and services in the town of Andovere co. Hampton sometime of John Ingulf. Witnesses: Michael Skylllyng, Nicholas Bray, Edmund Spircok, Robert May, John London. Dated Andovere, the feast of All Saints 49 Edward III.

Memorandum of acknowledgment, 2 September (sic).

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Membrane 18d—cont.

Writing of John Osbern, one of the executors of Godfrey de la Rokele, being a receipt and acquittance to Robert de Muskham clerk for 20*l.* in part of a greater sum. Dated London, 3 June 49 Edward III.

Memorandum of acknowledgment, 3 November.

MEMBRANE 17d.

Oct. 22. Richard de Claypole to John de Beverle esquire. Recognisance for Westminster. 60*l.*, to be levied, in default of payment, of his lands and chattels in Surrey.

Writing of Reynold Berneres parson of Depedene, John Chareman of Riclyngg and Richard Haselbech perpetual vicar of Wymbisch, being a grant to Robert de Lamborne parson of Wymbisch for his life of a yearly rent of 100*s.*, to be taken at Easter and Michaelmas by even portions of all their lands in the towns of Wymbisch, Thaxestede and the hamlet of Yerdlee co. Essex sometime of John de Wymbisch and John Elys, with power to distrain for arrears. Witnesses: Thomas Brodok, John Freman, John Hervy, William Colwelle, John Michel, John Schepherde, John Jemes. Dated Wymbisch, 1 October 47 Edward III.

Memorandum of acknowledgment, 24 October this year.

Charter of Thomas Kyng of Totenham, cousin and heir of John Bernes citizen and alderman of London, giving with warranty to Henry bishop of Wircestre, Nicholas Carewe, Richard Lyons and Henry Medbourne clerk, their heirs and assigns, all lands, rents and services and the reversions of tenants whatsoever, when they shall fall in, which the said Thomas has in the towns of Edelmeton, Totenham and Schordich co. Middlesex and Eltham co. Kent, except 10 acres of wood in Totenham called Berwyswode and 5 acres of meadow in that town, all which premises were sometime of the said John Bernes. Witnesses: Sir John Knyvet then chancellor, Sir John Cavendissh and Sir Robert Bealknap then justices, John Wroth, William Pymme, John Goldyng. Dated Edelmeton, 24 October 49 Edward III.

Memorandum of acknowledgment in the chancery at London, 25 October.

Charter of Adam Berden rector of St. Mary atte Hulle London and John Stokyngbury citizen and fishmonger of London, demising to Isabel who was wife of William Olneye late citizen and fishmonger of London, her heirs and assigns, all the lands, rents etc. in Sopereslane in the parish of St. Pancrace London, in breadth between Sopereslane on the east and a tenement of Adam Stable on the west, and in length extending from Yeuwenelane towards the south to a void piece of ground in Sopereslane towards the north, sometime of John Olneye knight, which they had by bequest of her said husband, as contained in his will proved, published and enrolled in the husting of London holden for pleas of land on Monday before St. Margaret 49 Edward III; William Walworth being then mayor of London, Richard Lyons and William Wodehous sheriffs, and Adam Stable alderman of the ward. Witnesses: John Haddele, William Essex, John Dovy, John Organ. Dated London, Saturday the Nativity of St. Mary the same year.

Memorandum of acknowledgment by the said Adam in the chancery at Westminster 24 October

1375.

Membrane 17d—cont.

Sept. 22. William de Eyston of Istelworth is sent to the abbot of Peterborough, Westminster. to have such maintenance in that abbey as Reynold Barber deceased had at the king's command. By p.s. [30672.]

Thomas de Eyston of Istelworth is sent to the abbot of Pippewell, to have such maintenance in that abbey as William de Eyston his brother lately had at the king's command. By p.s. [30675.]

Charter of Ralph de Restwold, giving his manors with warranty to William de Shiltwode parson of Chelreye, William Baylemond and John de Foreye and to their heirs, namely the manor of Crowemerssh Giffard co. Oxford with all other his lands in that county, his manor of la Lee co. Berkes with all his lands in that county, and his manor of la Hyle co. Wiltesir with all other his lands in that county. Witnesses : Gilbert Wace, William Mackeneye knights, Henry Stormy, Robert Lenham, Thomas Doyly, Andrew de Stratton. Dated Crowemerssh Gyffard, the feast of St. Luke 38 Edward III.

Memorandum of acknowledgment, 29 October this year.

Charter of William de Shiltwode parson of Chelreye, William Baylemond and John de Foreye, giving their manors, namely the manors of Crowemerssh Gyffard co. Oxford, la Lee co. Berkes and la Hyle co. Wiltesir, with all their lands in those counties which they lately had by gift of Ralph de Restwold, to the said Ralph and his assigns during his life, and after his death to him and his executors for ten years longer, with remainder after that term to William his son and to the heirs male of William's body, remainder for lack of such issue to Ralph brother of the said William and to the heirs male of his body, remainder to Elizabeth daughter of Ralph de Restwold and to the heirs male of her body, remainder to Joan sister of the said Elizabeth and to the heirs male of her body, remainder to William de Mackeneye knight and to the heirs male of his body, remainder to the right heirs of the said Ralph de Restwold. Witnesses : Thomas de Sakeville, Gilbert Wace knights, Henry Sturmy, Robert Lenham, Thomas Doylly, Andrew de Stratton. Dated Crowemerssh Giffard, the feast of St. Luke 39 Edward III.

Memorandum of acknowledgment, 29 October this year.

Oct. 26. To John Cavendissh and his fellows, justices appointed to hold Westminster. pleas before the king. Order not to compel Ralph Basset of Sapecote knight, or cause him to be compelled by reason of the lordship of Byteham and the lands which were of Robert de Colvyll there to be put upon assizes, juries or other recognitions whatsoever before them, contrary to custom ; as neither he nor the said Robert nor his ancestors, being lords of Byteham and tenants of those lands, ought by reason of the same to be put thereupon, nor heretofore used so to be.

MEMBRANE 16d.

Oct. 9. To the abbot and convent of St. Augustine Canterbury. Order to Westminster. grant to Thomas de Sabrichesworth the king's clerk such a yearly pension of that house as shall befit the givers and should bind the receiver to them, making him thereupon letters patent under the

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Membrane 16d—cont.

chapter seal, and writing again without delay what they will do ; as by reason of his new creation the abbot is bound in such a pension to one of the king's clerks at the king's nomination until provision of a benefice shall by the abbot be made him ; and the king has nominated the said Thomas, whose advancement he has at heart. By p.s.

Oct. 3. To the sheriffs of London. Order to stay altogether the further
Westminster. execution of the king's late writ ordering them to cause Thomas de Swafham to come before them, and to compel him to find security, under a pain to be by the sheriffs laid upon him for which they would answer, that he should not without the king's special licence depart to any foreign parts, nor there prosecute aught or cause aught to be prosecuted that might tend to the prejudice of the king or people, nor send any man thither for the purpose, and if he should refuse, to commit him to prison there to abide until he would willingly so do ; and order by mainprise of Robert Boxford 'draper,' John Blak 'cornmongere,' William Stoket of London 'dyer,' and Henry Grendon 'taillour' of the city of London to set the said Thomas free from prison if taken for that cause, any command of the king to them addressed to the contrary notwithstanding ; as that writ issued upon information received that the said Thomas purposed to pass to foreign parts in order to prosecute many things to the prejudice of the king and people ; but the said Robert and the others have mainperned in chancery as aforesaid under a pain of 200*l*.

Oct. 28. To John de Cavendissh and his fellows, justices appointed to hold
Westminster. pleas before the king. Order to stay until the octaves of St. Hilary next the process touching the presentments hereinafter mentioned ; as the king has learned that before the said justices at Lincoln presentment is now made that, whereas the citizens of Lincoln hold that city and the suburb of the king at fee farm for 180*l*. yearly payable at the exchequer, and have in aid of their farm the return of all writs and exchequer summonses of green wax, with all liberties and free customs to them granted of old time by the king's forefathers and confirmed by the king, namely that all pleas of land and other whatsoever shall be held in the city hall of pleas called the Gildhall and not elsewhere contrary to their will, also 'inffangthef,' 'outfangthef,' the chattels of felons and fugitives, the assize of bread and ale, the trial of measures and weights and all other things which pertain to the office of the market, and the profits thereof arising in the said city and suburb, with all other liberties contained in the charters of the king and his forefathers, Oliver de Barton constable of Lincoln castle and his ministers, and the said Oliver's predecessors from the 23rd year of the reign have by colour of their office and by power taken away and do yet daily take away from the said citizens all the aforesaid powers, taking to them the profits thereof arising, save the returns of writs, levies of green wax, cognisance of pleas of land, assizes of fresh force, writs of right and of proofs of testaments concerning lands therein devised in the bailey, of which liberties the said citizens are and have ever heretofore been seised since the date of the said charters and confirmations, and that whereas the said constable and his predecessors used of old time to hold only a court baron at the castle gate every three weeks, taking cognisance of debts not exceeding 40*s*. and that only of men residing within the

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Membrane 16d—cont.

bailey of Lincoln, and not attaching any man by his body at the suit of any plaintiff nor imprisoning any, the said Oliver, his ministers and their predecessors have drawn to them in the said courts, which they now hold every eight days, and have usurped pleas of debt of whatsoever sum as well of men not residing within the said bailey as of those residing therein, do take by their bodies defendants in pleas of trespass, and unlawfully take away from the said citizens attachments, fines and amercements pertaining to the office of the market, chattels of felons and fugitives, and all other profits which the citizens used to take within the bailey aforesaid, which is the third part of the city and was the beginning thereof, to the grievous damage of the citizens, contrary to the said charters, and to the diminution of the king's farm; and that it is likewise presented that, whereas the king and his forefathers granted to the citizens of Lincoln a fair (*feriam*) to be holden in Neuport street in the suburb of Lincoln and not elsewhere from the feast of St. Botolph to that of St. Peter and St. Paul and for thirteen days following, the said constable and his ministers have for sixteen years past until now at the time of the fair drawn to them stallage within the bailey, which is without the bounds of the fair (*nundinarum*), that whereas on Sundays and feast days no market used to be held in any place of the said city or suburb in the autumn season and no hiring of reapers or servants save at Neuport cross only, the said Oliver and his ministers do all the autumn season draw to them at the bailey such markets and hirings of servants, taking stallage and other profits thereof, whereby the citizens have for that time wholly lost all profits thereof arising, and reapers, workmen and servants are more dearly hired for that the mayor and bailiffs are by the said constable and ministers hindered from chastisement thereof, to the damage of the citizens, the diminution of the king's farm, and the oppression and impoverishment of the people of the said city and country hiring reapers, servants and workmen; and now on behalf of John duke of Lancastre the king is informed that he ought to have the office of constable of Lincoln castle and all and singular the liberties, quittances and customs aforesaid so presented, and that although he and all his ancestors used to have such liberties, quittances and customs within the bailey of the said city, and used to exercise the same by the constable of the said castle and his ministers time out of mind, the said Oliver being constable thereof, who is by the duke deputed to exercise the same by virtue of his office, is attached before the said justices by reason of the presentments aforesaid, and unduly troubled and hindered, wherefore on behalf of the duke petition is made to the king for a stay, seeing that in his absence all the memoranda and evidences in regard to his right herein are shut up in the duke's treasury, so that in his absence his attorneys may not without them conveniently shew and declare the same; and in consideration that the said duke has at the king's command journeyed over sea for furtherance of the business of the realm, it is the king's will that he be not prejudiced touching his right while he shall so stand without the realm.

Nov. 7. To the sheriff of Cumberland. Order, if Adam de Shorttrigge and Westminster. Adam son of John de Dronnok be not yet convicted of the felonies hereinafter mentioned, if Adam Hocchebeger be of good fame and imprisoned for consenting and abetting in those felonies and for no other cause, and if he shall find mainpernors who will mainpern to

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Membrane 16d—cont.

have him before the king's justices at the king's command to stand to right according to the law and custom of England in case the king or any other will take up a cause against him after the said principals shall be convicted, to set him free by such mainprise according to the statute, bringing before the justices the mainpernors' names and this writ ; as on his behalf it is shewn the king that by certain his enemies he is indicted for consenting and abetting in certain felonies [committed] by the said principals, who are not yet convicted of the same, and is for that cause taken and imprisoned in the gaol of Karliol castle, and that although he has many times offered mainpernors to mainpern him according to the statute published at Westminster, wherein it is contained that men indicted for so consenting and abetting are replevisable, provided they be of good fame, until the principals be convicted of such felonies, the sheriff has hitherto deferred and does yet defer to receive those mainpernors and to set him free from the said gaol, to the peril of his life and contrary to the statute.

Nov. 6. To the sheriffs of London. Order without delay to set free Nicholas
Westminster. Munroos, John de Mar, John le Lyle, John Keer, Thomas Geen, John Richardesson, William Aleynesson, Robert Adamson, William Henrysson, William Elysson and Adam Jonesson of Scotland from Neugate prison, if detained for the cause hereinafter mentioned and for none other ; as lately the king ordered the sheriffs to certify in chancery under their seals the cause of those men's arrest and imprisonment, and the sheriffs returned that they were lately arrested by order of the council, upon information of Nicholas Potyn searcher of the king's forfeitures in the river Thames and the port of London, for an alleged robbery of wool and other merchandise by them committed at sea upon William Bokerell of Scotland and other merchants ; and for particular causes the king's will is that the said Scotsmen be no longer imprisoned in his prison.

Writing of Nicholas Fitz Simond, brother and heir of Edward Fitz Simond knight, being a quitclaim with warranty to Richard Lyouns citizen of London, his heirs and assigns, of the manor of Liston called the Netherhalle and the advowson of Liston church. Witnesses : William Halden, Robert Hatfeld aldermen of London, Thomas Maundeville and Thomas de Hoo knights, John Edenesore, John Boterwyk, Thomas Santon. Dated London, 12 November 49 Edward III.

Memorandum of acknowledgment, 13 November.

MEMBRANE 15d.

Indenture made at Meriet, Monday after St. Andrew 43 Edward III, between William Cheyngny the escheator of the one part, the counsel of Sir John de Meriet son and heir of Sir John de Meriet of the second part, and Maud who was wife of the said Sir John the elder of the third part, witnessing that by virtue of a writ to him addressed the escheator has delivered to the said Sir John the son, late in the king's wardship, two thirds of the manor of Meriet, as limited by metes and bounds and by assignments of tenants, with the advowson of the church and right of presentation thereto when void for his turn to those two thirds pertaining, and liberty of view of frankpledge and of all profits thereto pertaining to be taken upon his own soil and of his tenants everywhere ; that by virtue of another writ to him

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Membrane 15d—cont.

addressed the escheator has delivered in dower to the said Maud a third part of the said manor, limited by metes and bounds as well by common counsel of Sir John as by her assent, with the advowson of the church and the presentation thereto when void for her turn to her third part pertaining, and liberty of view of frankpledge and of all profits as aforesaid, so that all profits arising upon the highway or the public street be divided proportionally between the said John and Maud, and be pleaded and determined in the court of him or her, being the first comer, by whose ministers the attachment or arrest shall be made. Particulars of that third part: the eastern grange, the byre and pigstye by the high chamber, so that the void ground in the court shall be for an easement in common according to their portion, the eastern part of the garden with half the nursery (*de la noresirie*), namely the northern part, a third part of the park on the west, a third part of 'Egwode' on the west with the cleared land (*terra frisca*) thereto adjacent on the west, a third part of the cleared land above the wood enclosed on the west side, 14 acres of meadow, whereof 10 acres in the Hampme on the south side and 4 acres in Elyngham on the west side, a third part of 'Flexlond' on the east side, a third part of one *cultura* by the 'Roughrewe' on the upper side by 'Lanshiacre,' a third part of one *cultura* called 'Roughrewe' on the east side by 'Litellopene,' a third part of 'Annoteforlang' on the east side, a third part of Wedeham through the midst, a third part of 'Wodeforlang' in the longer 'forlang' on the west side, a third part of the same *cultura* 'shiortelond' on the east side, a third part in the Hulle on the east side, a third part in 'Collecroft' on the south side, a third part of 'longelond Basteheie' through the midst, a third part of one *cultura* called 'Nyeacre' on the south side, a third part of the 'Heftelond' on the east side, a third part of 'Copmoorforlang' on the west side, a third part at 'Yaldelond' through the midst, a third part of 'Netheryalleworth' in the midst, a third part of 'Overyalleworth' on the south side, a third part in 'Overecleyhulle' on the west side, a third part in 'Nethercleihulle' in the midst, the whole *cultura* of 'Nith[er]witeleie' with $2\frac{1}{2}$ acres of 'Overewiteleie' on the west side, a third part of 'Bokedol' by the church on the west side, a third part of 'Bokedol' by the highway in the midst, a third part of 'Bokedol in Feslond' on the west side; in Berdone, the whole *cultura* called 'Hefdlond,' a third part of Berdone by 'Caudwillake' by the 'asshe,' a third part of the cleared land in Berdone on the east side, a third part of the cleared land there on the north side; the rents and services, customs and works of William Slade, Amice Uppehulle, Robert Fromond, Nicholas Bonde, Henry Stilour, Hugh Stilord, Adam Tette, John Lomb, William Eustacz and Robert Stilord which they were used to do for their lands in villenage, also of John Bourtour for lands in villenage, besides that he or any tenant thereof shall render to Sir John 20*d.* at four terms in the year and 10 $\frac{3}{4}$ geese at the Gule of August, and no other works, rents, services or profits arising by John Bourtour's death, also of lands in villenage late of Roger Niwman, besides that Sir John shall take of the said Roger or the tenant thereof 13 $\frac{1}{4}$ *d.* at four terms of the year, and no other rents, services or profits, also the rents and services which John Hellew, Nicholas Degher and John Lond used to do for lands held for life according to the custom of the manor, the rents and services arising from lands at the

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Membrane 15d—cont.

Blakehalle now held by Geoffrey Aisstlond, and $\frac{1}{2}d.$ of yearly rent from 1 acre of land now held by William Vergene, the rents and services, customs and works which Alexander Snel, Thomas Trepel, John Stilord, Philip Bat, Roger Tette, Philip Smyth and Adam Tette were used to do for divers lands held according to the custom of the manor, 31s. only of yearly rent arising from 'Lockesmille' with the land adjacent now held by John Ganoun according to the custom of the manor, and the residue of the rent thereof arising Sir John shall yearly take, the rents and services, customs and works which Nicholas Lopeneford used to do for lands held in villenage, besides that Sir John de Meriet shall yearly take thereof 7s. 10d. at four terms of the year and no other profits or services, also $5\frac{1}{4}d.$ yearly rent arising from land of 'overlond' held by William Smyth, $2\frac{1}{2}d.$ and one third of one halfpenny of yearly rent arising from land of 'overlond' held by John Hicke, with two void cottages sometime held by John Hany and Hugh Trokel, 6s. 8d. yearly rent paid by Is' Pourtour, 3s. 4d. by Adam Touker, $13\frac{1}{4}d.$ and one third of a farthing by John Alger, $6\frac{1}{2}d.$ and one third of one halfpenny by Thomas Mariot, for divers lands by them held according to the custom of the manor, and the reversion of a third part of all such lands after their death, 3s. yearly rent arising of 3 acres of land held by Hugh Stilord, 3s. 8d. of 10 acres of land held by John Stilord, 15d. of $3\frac{1}{2}$ acres of land held by Maud Sokerel, 2s. 4d. of divers lands held by John Sokerel, and 15d. of $2\frac{1}{2}$ acres of land held by John Shynner, as dower of the lands of Ivo de Gorleton with the reversion of a third thereof upon the death of the said tenants; a third part of the *cultura* of 'Haukenesputte' on the west side, a third part of a *cultura* above 'Egwode' on the east side, a third part of 'Cleihulle' by 'Roughrewe' on the east side, a third part of one messuage on the west side, a third part of the pastures called Below 'Egwode,' 'Sandwilleslake,' 'Portweye,' 'Egwodisdige,' 'Halewille,' 'Bosteheie,' 'Flexlond,' 'Watheldiche,' 'Brodenedodiche,' 'Roughrowe,' 'Clowe,' 'Tollecroft,' and Below Berdone or of the profits thereof, a third part of one half acre at 'Cleyputte,' 5s. 4d. yearly rent arising from 1 acre of meadow held by John Chynner, 1 acre of meadow in Elyngham on the west side of the meadow of Ivo de Carleton, a third part of the pasture of 'Tarstone' on the north side, a third part of 'Slopesmoor' on the west side, and a third part of the profit arising from the pasture of 'Slopeshulle' way, so that a third part of the yearly rent arising from the tenement of Christina Wymoundale is respited until it shall be adjudged by common counsel of the said Sir John and Maud for that the said Christina held the same for life before the marriage of Sir John de Meriet deceased, and all other the knights' fees shall remain undivided until Easter next in order that in the mean time they may be better certified thereof.

[*No acknowledgment.*]

Writing of John Bek, being a quitclaim to Clement Spice, John Sewale, William West, John Whitrik, Thomas Tailour and Henry Doreward, their heirs and assigns, of all the lands, rents and services in the towns of Bockynge, Branketre, Stisted and Rewenhale late of John de Bockyng. Dated 20 May 49 Edward III.

Memorandum of acknowledgment, 21 November.

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Membrane 15d—cont.

Nov. 22. Sampson Hardying to John Cauchoun parson of Thornton in Westminster. Lonesdale. Recognisance for 28 marks, to be levied, in default of payment, of his lands and chattels in Northumberland.

Cancelled on payment.

Charter of John Dounom, cousin and one of the heirs of John de Ravenesholm knight, giving with warranty to Richard Stury knight, his heirs and assigns, a moiety of the manor of Bernewelle co. Norhampton, with wards, marriages, reliefs, escheats, the suits of free men and neifs and all that goes with them, and the reversions of tenants whatsoever when they shall fall in. Witnesses: Thomas de Preston knight, Simon Ward, William Vavasour, John de Bretton, Robert Bray, Peter Skaldewelle, John Peverell. Dated Bernewelle, 22 November 49 Edward III.

Memorandum of acknowledgment, 22 November.

Writing of John Dounom, cousin and one of the heirs of John de Ravenesholm knight, being a letter of attorney appointing Robert Bray to deliver to Richard Stury knight seisin of a moiety of the manor of Bernewelle co. Norhampton according to his charter thereof. Dated Bernewelle, 22 November 49 Edward III.

Memorandum of acknowledgment, 22 November.

Nov. 22. Thomas de Midilton parson of Hakeney to John Cauchoun parson Westminster. of Thornton in Lonesdale. Recognisance for 19*l.* 17*s.* 6*d.*, to be levied, in default of payment, of his lands and chattels in Middlesex.

Cancelled on payment.

MEMBRANE 14*d.*

Writing of Isabel who was wife of William Olneye late citizen and fishmonger of London, in her widowhood, being a quitclaim with warranty to Adam de Berden parson of St. Mary atte Hulle London, his heirs and assigns, of the manor of Halewyk co. Middlesex with the appurtenances as in lands, houses, rents, woods, meadows, feedings, pastures, wards, reliefs, heriots, marriages, escheats, suits of court, ways, paths, hedges, ditches, services, rights, customs and commodities whatsoever thereto belonging, whereof by charter of feoffment, bearing date Sunday the feast of the Annunciation 43 Edward III, her said husband and she enfeoffed the said Adam. Witnesses: Andrew Pykeman, John Beaufront, John Stokynbury, William Stoket, John Salperton. Dated London, 23 October 49 Edward III.

Memorandum of acknowledgment, 23 October.

Deed indented, whereby John de Aylesbury knight gives to Walter Knolle and Richard Wantyngge clerk, their heirs and assigns, a yearly rent of 20*l.* to be taken at Easter and Michaelmas by even portions of his manor of Tiscote co. Hertford, and power to distrain for arrears; with condition for defeasance in case Roger Coke and Thomas Coke of Guldeford, who were villeins regardant to his manor of Abyngeworth co. Surrey by him enfranchised, their heirs and issue in time to come, shall abide in peace without seizure of their bodies, chattels or goods, hindrance, grievance or molestation, and without being put to trouble

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Membrane 14d—cont.

or expense by the said John or his heirs by reason of such villenage. Dated Tiscote, Saturday the eve of St. Simon and St. Jude 49 Edward III. *French.*

Memorandum of acknowledgment by the said John, 27 October.

Indenture made between Sir Walter fitz Wauter lord fitz Wauter of Wodeham of the one part and John de Kyngesfold of the other part, being a defeasance as well of a yearly rent of 100*l.* to be taken at Midsummer, Michaelmas, Christmas and Easter by even portions of his manors of Burnham and Wodeham Wauter co. Essex which Sir Walter granted to the said John and his heirs, as of a bond in 400 marks by Sir Walter made to the said John, upon condition that Sir Walter or some other in his name shall pay to the said John or his attorney at London in the cathedral church of St. Paul 400*l.* at Michaelmas next after 15 October 49 Edward III or within the quinzaine thereof, and 200 marks at Easter following or within the quinzaine thereof; reciting a former indenture of defeasance of the said rent between the parties, bearing date 21 April 48 Edward III and enrolled in chancery, the condition whereof was that Sir Walter or some other in his name should at the same place pay to the said John or his attorney 200 marks at Christmas then next or within the quinzaine thereof, 100*l.* at Michaelmas following or within the quinzaine thereof, 100*l.* at Easter following, 100*l.* at Michaelmas following, and 100*l.* at Easter following. Dated London, 20 May 48 Edward III. *French.*

Memorandum of acknowledgment by the parties, 27 October this year.

Oct. 28. John Corner to Hugh de Gaudeby clerk. Recognisance for 40*s.*, Westminster. to be levied, in default of payment, of his lands and chattels in Norfolk.

Cancelled on payment.

Oct. 29. Nicholas Fitz Symond of Hertfordshire to Thomas Maundeville Westminster. knight, Thomas de Hoo knight, Clement Spice and Robert Rikdoun. Recognisance for 100*l.*, to be levied etc. in Hertfordshire.

Roger de Ledes of Yorkshire to John Botiller of Brynkele. Recognisance for 40 marks, to be levied etc. in Yorkshire.

Cancelled on payment.

Nov. 17. John del Wyche of Stanes to Nicholas abbot of Westminster. Westminster. Recognisance for 40*l.*, to be levied etc. in Middlesex.

Writing of Thomas Hichecok 'shepherd,' being a bond to Roger Manyngford in 10*l.* payable at Iwerne Minstre at Christmas next. Witnesses: Edward Payn, Henry Baret, John Antioche, John Plumbere, John Frie. Dated Ywerne aforesaid, Sunday before St. Katherine 49 Edward III.

Memorandum of acknowledgment, 23 November.

Nov. 26. John Stracy to John Fitelton. Recognisance for 20*l.*, to be levied, Westminster. in default of payment, of his lands and chattels in Dorset.

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Membrane 14d—cont.

Writing of John West of Ayot Laurence, being a general release to Sir Stephen Coughtele sometime vicar of Horsham of all actions real and personal for debt, account, trespass, contract or other matter to this date. Dated London, Monday after St. Katherine 49 Edward III.

Memorandum of acknowledgment, 26 November.

MEMBRANE 13d.

Record of proceedings before the king and council, upon an averment made by John de Lancastre, brother of Margaret daughter and heir of Nicholas de Layburne who is deaf and dumb from her birth, that the said Margaret is by William de Tunstall and Thomas de Layburne oftentimes eloigned in divers remote parts, sometimes in Ireland and sometimes in other parts, so that she nor any of her friends might sue for right of her heritage, and that the said Thomas has unlawfully occupied her lands to his own use in the mean time, the king by divers writs having commanded the said William and Thomas to bring or send the said Margaret before him and the council at Westminster in the octaves of Michaelmas in the 49th year of his reign. At which day the said William and Thomas brought the said Margaret thither at the king's command, whereupon the said John and other her friends on the mother's side, to whom her heritage may not descend it is said, appearing before the council, craved that the wardship as well of the said Margaret as of her lands should be committed to her mother; and thereupon as to the cause against him as well for eloigning the said Margaret as for occupying her lands, the said Thomas alleged that he was the true tenant of those lands by virtue of a feoffment thereof to him made by the said Margaret; and because by examination and otherwise it was before the council truly found that she is deaf and dumb from her birth so that she might not make any estate of the said lands to any man, it was determined that the said alleged feoffment should be annulled, that the charter of feoffment should be given up to the court to be cancelled, and that as well the said Thomas for his false dealing as William de Tunstall for his assent thereto should upon their confession be committed to the Fleet prison there to await the king's grace, who were after set free, the said Thomas for a fine of 40s. and the said William for a fine of one mark paid in the hanaper of chancery; and thereupon willing to make provision as well for the good and sure ruling of the said Margaret as for the safeguard of her lands to her use, the king by advice of the council committed the wardship of her and her lands to Th. bishop of Karliol and Roger lord de Clifford, so that they should take order and depute some true and sufficient man being sworn, not suspect on any side, for whom they would answer, to have the wardship and ruling of her body and lands to her use and maintenance by oversight of the said bishop and Roger, so that he whom they should appoint should safely and honestly guard and keep her inviolate, and that she should not be married to any man without the assent and good will of her next friends and the appointment of the said bishop and Roger, nor be in anywise disparaged, and that her lands should be kept without waste, and the profits thereof truly applied for her maintenance and good ruling and for repair of the houses; and the said Margaret was in court delivered to the said William de Tunstall and John de Lancastre to be delivered over to the said bishop and Roger, order

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Membrane 13d—cont.

being given to the said Thomas to restore to the said Margaret her lands without delay, and a day was given him in the octaves of St. Hilary next to send the said charter of feoffment to the court to be cancelled.

Oct. 10. To the sheriffs of London. Order by mainprise of William Pershore,
Westminster. John Fayrher, Thomas Whytechirch and Thomas Brunham of the city of London to stay altogether the execution of the king's writ ordering the sheriffs to cause John Walsh of London 'goldsmyth' and Nicholas Thame of London to come before them, and to compel the said John Walsh and Nicholas to find securities, under a set pain for which the sheriffs would answer, that they should not do or procure any hurt or harm to John Tyeul of London 'bocher'; as that writ issued upon the petition of John Tyeul, shewing that the said John Walsh and Nicholas grievously threatened him; but the said William and the others have mainperned in chancery as aforesaid under a pain of 20*l*.

Nov. 3. To the sheriffs of London. Order to stay altogether the taking
Westminster. of the body of Walter atte Lee; as appearing in person in chancery he has found security that he shall not attempt or cause to be attempted aught that may tend to the prejudice of the king or people or to a breach of the peace.

Oct. 29. To H. bishop of Worcester. Order to grant to Thomas de
Westminster. Maddynglee the king's clerk such a yearly pension as shall besit the giver and should bind the receiver to him, making him thereupon letters patent under the bishop's seal, and writing again to the king without delay what he will do; as by reason of his new creation the bishop is bound in such a pension to one of the king's clerks at the king's nomination until provision of a benefice shall by the bishop be made him; and the king has nominated the said Thomas, whose advancement he has at heart.
By p.s. [30741.]

Oct. 23. The like, *mutatis mutandis*, to the abbess and convent of Wherewell,
Westminster. in favour of William Daune clerk.
By p.s. [30733.]

Nov. 3. John Maheu is sent to the abbot and convent of Gloucestre, to have
Westminster. such maintenance in that abbey as Peter de Bruges in his life time had.
By p.s. [30745.]

Writing of Henry de Burton citizen of London, giving with warranty to John Beaufront citizen and woolmonger of London, Thomas Holt of Canterbury and John Beaufront of the same, their executors and assigns, all his corn sown and not sown, and all other his moveable goods and chattels whatsoever quick and dead in London and Kent or elsewhere in England, to dispose thereof as of their own. Dated London, 9 November 49 Edward III.

Memorandum of acknowledgment, 9 November.

Writing of John Jocus, administrator of the goods and chattels of Walter Huwet knight deceased by commission of the prior of the cathedral church of Worcester being the official and administrator of the spiritualities in the city and diocese of Worcester during the

1375.

Membrane 13d—cont.

vacancy of the see deputed by authority of the court of Canterbury, releasing to the king and his heirs all sums of money due to the said Walter in consideration of a pardon which the king of his favour has granted by letters patent to the said Walter, his heirs and executors and to them that occupy and administer his goods, of all debts, accounts, prests, farms, arrears of farms, arms, armour, goods and chattels and sums of money of the king or others received by the said Walter or by any other in his name for which the said Walter ought to be charged toward the king. Dated London, Tuesday the feast of St. Edmund King and Martyr 49 Edward III.

Memorandum of acknowledgment, 23 November.

Letter of administration above mentioned, of the goods of Walter Huwet knight, granted by the prior of Worcester official etc. (*as above*) to Sir John Jocus priest, the administrator appointed by the said prior of his office, the executors named in the testament of the deceased renouncing such administration, he being sworn in form of law to make a true inventory of the said goods, truly to pay the debts of the deceased to his creditors whatsoever and especially to the king whose debtor he is it is said, and otherwise to administer the same as is fitting to be done, rendering a true account of the same when required. Dated Worcester, 14 January 1373.

Memorandum that the above writing and letter of administration were delivered to Robert de Asshton the treasurer, 27 November this year, to be kept in the treasury.

MEMBRANE 12d.

Nov. 5. Brother John Dodford prior of St. Frideswide Oxford, for himself Westminster. and the convent, to Richard de Ravensere clerk of the hanaper of chancery. Recognisance for 40 marks, to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in Oxfordshire.

Defeasance thereof, upon condition that the said prior pay 20 marks in the quinzaine of Easter next.

Cancelled on payment.

John Cyfrewast knight to Richard Forster of Staunton saint Johan co. Oxford. Recognisance for 200 marks, to be levied etc. as above (*sic*).

Cancelled on payment.

Writing of William Stoket of Chelchith, being a quitclaim with warranty to Thomas Bykemerssh, John Oxton, John Bathele and Maurell Frankeleyn, their heirs and assigns, of a cottage with curtilage adjacent, 5 acres 3 roods of arable land in the town and territory of Chelchith which he the said William lately had by gift and feoffment of John son of John Blake of the same. Witnesses: William Multon, William Est, John Passour, Richard Est. Dated Chelcheth, 6 November 49 Edward III.

Memorandum of acknowledgment, 6 November.

Writing of Elizabeth who was wife of Waresius de Valoigns knight, being a quitclaim to John de Cobeham knight lord of Cobeham, Robert Belknap knight, Nicholas de Carreu and John de Frenyngham, their

1375.

Membrane 12d—cont.

heirs and assigns, of the manors of Hoo in the parish of Stoke and Mayhamme co. Kent and all other lands, rents, services, farms, reversions and liberties in Kent which they had and now possess by gift and feoffment of William Pympe knight and which were of Thomas de Malemeyns knight. Witnesses: William Topelyve, James de Pekham, John Colepeper, Stephen de Norton, Simon Jakyn. Dated Otham, 8 October 49 Edward III.

Memorandum of acknowledgment at Otham co. Kent 4 November, before William de Topelyve by virtue of the king's writ of *dedimus potestatem*, which is on the files for this year.

Writing of Robert de Bourton parson of Southwokynndon, being a quitclaim with warranty to Sir Thomas Cheyne knight, Ingelram Bruyn and Giles atte Grove, their heirs and assigns, of all the tenements which the said parson had in the parish of St. Michael Paternoster-chirche London, and by writing indented for a sum of money in hand to him paid demised and to farm let to the said Thomas, Ingelram and Giles and to their assigns for six years, the same being parcel of the purparty of lands in London which descended after the death of Richard son and heir of Richard Lacer citizen of London to Dame Alice wife of Sir Robert de Marny knight and sometime wife of Sir William Bruyn knight, being daughter and one of the heirs of the said Richard the father; reciting a charter of feoffment of the whole of her said purparty by the said Alice in her widowhood lately made to the said parson, John Mareys chaplain and Philip atte Bregge, their heirs and assigns, and a quitclaim thereof after made by the said John Mareys and Philip to him the said parson, his heirs and assigns. Dated Southwokynndon, 7 November 49 Edward III.

Memorandum of acknowledgment in the chancery at Westminster, 9 November.

Nov. 14. Nicholas fitz Symond, brother and heir of Edward fitz Symond knight, to Thomas Maundeville knight and Robert Rikdoun of Essex. Westminster. Recognisance for 500*l.*, to be levied, in default of payment, of his lands and chattels in Essex.

Cancelled on payment, acknowledged by the said Thomas.

Writing of Thomas son of Thomas de Hupton late citizen and draper of London, being a release to John de Everdon clerk and Robert his brother of all actions real and personal. Witnesses: John de Wardon clerk, Walter Knolles, Robert de Cherleton, Robert de Warrewyk, Robert Boys, Gilbert de Sutton. Dated Westminster, the morrow of St. Martin 49 Edward III.

Memorandum of acknowledgment, 15 November.

Writing of John Stoklond, being a quitclaim with warranty to Ivo Fitzwarryn knight and to his heirs of all lands etc. in Lidelynche Baret now held by the said Ivo. Witnesses: Robert Fitz Payn, Alan Cheyne knights, John Mautravers, William Latymer, John Glaumville, Roger Dore, Thomas Knoyel, Roger Gulden. Dated Shirborne, Monday before Easter 49 Edward III.

Memorandum of acknowledgment, 26 November.

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Membrane 12d—cont.

Writing of Katherine de la Pole, daughter and one of the heirs of Richard de Laceer, giving with warranty to Walter Walsche the king's esquire (*scutifero*), Richard Parker, Gilbert Neel clerks and Peter Turk, their heirs and assigns, all her lands, rents and services in the town and suburb of London which she has of her heritage after the decease of her said father, under condition that they be bound to deal with the premises according to her will as contained in certain indentures made between the parties. Witnesses: John Swyfte, Clement de Dolvoryn, Henry Astelyn, Ralph Cherman, John Renter. Dated London, Monday before Ascension day 49 Edward III.

Memorandum of acknowledgment, 26 November.

Writing of Richard de Totesham knight of Kent, being a release to the king of all sums of money and other property whatsoever wherein the king is bound to him for any cause arising before this date. Dated Westminster, Monday the morrow of St. Katherine 49 Edward III.

Memorandum of acknowledgment, 27 November.

Memorandum (in margin) that on 27 November this writing was delivered to Robert de Assheton the treasurer to be kept in the treasury.

MEMBRANE 11d.

Indenture made between Sir William Botreaux knight of the one part, and Sir Roger de Fulthorp knight, Richard de Wandesford citizen and mercer of London and John de Kyllynghale of the other part, witnessing a gift made with bond for warranty by Sir William to the said Sir Roger, Richard and John, their heirs and assigns for ever, of the manor and town of Lound upon the Walde co. York with the appurtenances in demesne and in service under the condition following, rendering to Sir William, his heirs and assigns, one rose yearly at Midsummer in the cathedral church of St. Paul London during the term of eight years next following and after that term 1,000*l.* yearly of silver or gold in the said church at the feast of St. Stephen on the morrow of Christmas, and further paying yearly 8*l.* 10*s.* 6*d.* between three parceners according to the purparty made between them and the wife of Sir William as parceners of the heritage of Sir Thomas Twenge, and bearing the rents and charges thereof due to the chief lords of the fee; and if the rent of 1,000*l.* be unpaid after the said term, or if the said Sir Roger, Richard and John pay not 300 marks to the said Sir William or his executors at the quinzaine of St. Hilary next before noon in the said church, it shall be lawful for him and his heirs to enter again and hold the said manor and town in his former estate, and if after the said term of eight years such entry be made in default of payment, the said Sir Roger, Richard and John, their heirs and executors, shall be discharged of all arrears of the said rent before such entry. Dated London, Saturday the eve of St. Katherine 49 Edward III. *French.*

Memorandum of acknowledgment by the said William, Roger and Richard, 29 November.

Writing of William Botreaux knight, being a letter of attorney appointing John de Feryby, Ralph de Lound, Thomas Rades, William Lambard, Roger atte Kirke of Brantyngham and William Ingilby to deliver to Sir Roger de Fulthorp, Richard de Wandesford citizen

1375.

Membrane 11d—cont.

and mercer of London and John de Kelyngale seisin of the manor and town of Lond upon the Walde co. York, according to an indenture between the parties. Dated London, Thursday the eve of St. Andrew 49 Edward III. *French.*

Memorandum of acknowledgment, 29 November.

Writing of John Colley of Dale, cousin and one of the heirs of Thomas Malmeyns knight, being a quitclaim with warranty to John de Cobeham knight lord of Cobeham, Robert Belknap knight and Nicholas de Carreu, their heirs and assigns, of the manor of Hoo in the parish of Stoke and the manor of Mayhamme co. Kent, and of all other lands, rents, services, farms, reversions and liberties in Kent late of the said Thomas Malmeyns which the said John de Cobeham, Robert and Nicholas had and now possess by gift and feoffment of William Pympe. Witnesses: William Topelyve, James de Pekham, John Colepeper, Stephen de Norton, Simon Jakyn. Dated Stoke, 1 December 49 Edward III.

Memorandum of acknowledgment, 1 December.

Dec. 3. To the steward and marshals of the king's household. Order to stay
Westminster. altogether the further holding before them in the marshalsea court of the plea hereinafter mentioned while a plea between Richard Broun of Suthwerk and John atte Chert of Surrey for a debt of 48 marks upon a bond is pending without debate before the justices of the Bench; as the said John in his pleading has produced a defeasance of the said bond, upon condition that the said John or another in his name should pay 24 marks to Thomas Fynche or Joan his wife, alleging further a receipt of the said Thomas and Joan for that sum, likewise produced, which defeasance remaining in the hands of the court the said Richard has altogether gainsaid, wherefore by writ *de judicio* the king has ordered the sheriffs of London to cause twelve free and lawful men to come before the said justices to recognise whether the said defeasance be the deed of the said Richard or no, and that jury is respited to the octaves of St. Hilary next, as the king is assured by the tenor of the process of that cause which he has caused to come before him in chancery; and now on behalf of the said John complaint is made to the king that the said Richard is unlawfully impleading the said John in the marshalsea court for the said debt due upon the said bond, although the plea before the said justices is pending as aforesaid, praying for remedy.

Dec. 3. To W. bishop of London. Order to grant to Roger Ratescroft
Westminster. the king's clerk such a yearly pension as shall befit the givers and should bind the receiver to him, making him thereupon letters patent under the chapter (*sic*) seal, and writing again to the king without delay what he will do; as the bishop by reason of his new creation is bound in such a pension to one of the king's clerks at the king's nomination until provision of a benefice shall by the bishop be made him; and the king has nominated the said Roger, whose advancement he has at heart.
By p.s. [30803.]

Dec. 5. To the sheriffs of London. Order by mainprise of William de Holm
Westminster. of Yorkshire and Oliver Robert of Norfolk to stay the execution of a writ of exigents against John de Grymesby of Hulle, bringing this

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Membrane 11d—cont.

writ before the king ; as lately by writ *de judicio* the king ordered the sheriffs to put the said John in exigents from husting to husting until outlawed if he should not appear, and if he should appear to take him and keep him in prison in safe custody so as to have his body before the king fifteen days after Easter to answer John Botiller on a plea wherefore by force of arms he ravished Agnes wife of the plaintiff at London, took her away with goods and chattels of her husband, and is yet detaining the same it is said ; and the said defendant has petitioned the king for a stay, as he is ready to answer the plaintiff concerning that trespass, and to stand to right in all things ; and the said William and Oliver, appearing in person in chancery, have mainperned under a pain of 40*l.* to have the defendant before the king at the day named.

Writing of John de Burton citizen and chandler of London, being a quitclaim with warranty to John de Thorp by Cherteseye the younger and Felicia his wife and to the heirs of the said John de Thorp of all lands, rents and services, woods, meadows, feedings, pastures etc. now held by the said John de Thorp and Felicia in the town and parish of Cherteseye and Stevyngton which were sometime of Gilbert de Burton and were by an assize at Gildeford co. Surrey recovered by him the said John de Burton against Henry Spondon, Philip Brampton and Alice his wife, Richard Burton and John Lynde. Dated London, the feast of St. Lucy 49 Edward III.

Memorandum of acknowledgment, 14 December.

Dec. 10. To the sheriff of Bedford. Order by mainprise of John Fuller of Westminster. Elnestowe, William Pilton, John Sherman of 'Flestrete' and Walter Bocher of Elnestowe of the city of London to set free John Wardale (Werdale), John Caynowe, William Brenyf, William Haul, John Flesshewere, John Barton and Eustace Dufson from prison, bringing this writ before the king ; as lately by writ *de judicio* the king ordered the sheriff to take the said prisoners, if found in his bailiwick, and keep them in safe custody so as to have their bodies before the king in the octaves of St. Hilary to answer the abbess of Elnestowe concerning an alleged trespass ; and they have petitioned the king to be set free, as they are ready to answer her and to stand to right in all things ; and the said John Fuller and the others have mainperned in chancery under a pain of 20*l.* to have the prisoners before the king at the day named.

MEMBRANE 10d.

Indenture made between Walter Filz Wauter lord of Wodeham of the one part and Edmund Lorence, Thomas Thelewall clerk and John Bretby clerk of the other part, witnessing a gift made by the said Walter with warranty to the said Edmund Thomas and John, their heirs and assigns, of his castle of Egremond with all knights' fees, advowsons etc. thereto belonging, and all other lands, rents, services and commodities whatsoever which he has in Cumberland, with covenant for defeasance of that gift upon condition that the said Walter or his heirs or some other in their name shall pay 1,000*l.* to the said Edmund, Thomas and John, their heirs or assigns, in the

1375.

Membrane 10d—cont.

church of St. Paul London on the feast of All Saints 1385. Dated London, 4 November 49 Edward III.

Memorandum of acknowledgment by the parties, 3 December.

Indenture made between Sir Walter Filz Wauter lord of Wodeham of the one part and Edmund Lorence, Thomas Thelwall clerk and John Bretby clerk of the other part, witnessing that whereas the said Walter has by indenture given to the said Edmund, Thomas and John, their heirs and assigns, the castle of Egremound co. Cumberland and all lands etc. thereto pertaining which he had in that county, with a covenant for defeasance upon payment to them of 1,000*l.* in the church of St. Paul London at All Saints 1385, the said Edmund, Thomas and John hereby covenant that they will commit no waste of lands, houses woods or gardens, no destruction of men free or bond, and no other matter to the said castle and lands from this date to the feast aforesaid save that it shall be lawful for them, their heirs and assigns, to mine and work iron (*de fouer ouere de fer*) reasonably and not otherwise, and to cut wood to burn for the purpose (*de copen boys a arder les ditz ouere et fer*); and the said Walter that he all his life, his heirs and executors, shall make no alienation of the premises or parcel thereof to any but to the said Edmund, Thomas and John or to others with their consent, provided that within a year after he shall have offered the premises for sale they or their nominees will give him so much for the premises as will others without fraud or covin; and if the said sum be paid as aforesaid, and the said Walter will after bargain or sell the premises or parcel thereof, and the said Edmund, Thomas and John or their nominees will not within the year give so much as will others without fraud or covin, it shall be lawful for the said Walter to make such bargain or sale at his pleasure, this indenture notwithstanding. Dated London, 6 November 49 Edward III.

French.

Memorandum of acknowledgment by the parties, 3 December.

Writing of Walter filz Wauter lord of Wodeham, being a letter of attorney appointing William Martyn parson of Little Halyngbury and Nicholas Broghton to deliver to Edmund Lorence, Thomas Thelwall clerk and John Bretby clerk seisin of Egremont castle with all knights' fees, advowsons etc. thereto belonging, and of all other his lands etc. in Cumberland according to an indenture between them made. Dated London, 4 November 49 Edward III.

Memorandum of acknowledgment, 3 December.

Writing of Walter filz Wauter lord of Wodeham, being a letter of attorney oppointing John Wyndesore, John le Boteler, Hugh de Moresby and John Arnays to deliver to Edmund Lorence, Thomas Thelewail clerk and John Bretby clerk seisin of Egremont castle with all knights' fees and advowsons, and all other lands, rents services and commodities whatsoever which he the said Walter had in Cumberland, according to a charter indented between them made. Dated London, 4 November 49 Edward III.

Memorandum of acknowledgment, 3 December.

Charter of Robert Kelby parson of Helpryngham and John de Kyngesfolde, granting to Sir Walter filz Wauter lord of Wodeham

1375.

Membrane 10d—cont.

and Dame Eleanor his wife, and to the heirs and assigns of the said Walter, all their purparty of the manor of Flete late of Thomas filz Wauter knight, all their purparty of the manor of Multon co. Lincoln, all their inn and rent in London in the Old Jewry, all which they lately had jointly with Thomas late bishop of Norwich, Master William Blyth late archdeacon of Norffolk and John Willyngham late parson of Great Teye by deed of feoffment of the said Walter enrolled in chancery; and if the said Eleanor shall overlive her husband it shall be lawful for her to make waste in the premises at pleasure. Witnesses: Thomas Gyssyng knight, Walter atte Lee knight, Thomas Maundeville knight, William Walleworth, John Aubrey of London. Dated London, Thursday the eve of St. Andrew 49 Edward III.

Memorandum of acknowledgment, 3 December.

Writing of William son of Walter del Isle, giving to Robert de Muskham clerk for life, for his good service, a yearly rent of 20s. to be taken at Easter and Michaelmas by even portions of the said William's moiety of the manor of Pulbergh, with power to distrain for arrears. Dated London, 6 December 49 Edward III.

Memorandum of acknowledgment, 7 December.

Nov. 4. To John atte Wode farmer of the king's hundred of Kyftesgate. Westminster. Order to suffer the abbot of St. Peter Gloucestre to be quit of making suit to the said hundred by reason of the manor of Bukelond, releasing any distress made for that cause; as on the abbot's behalf it is shewn the king that the said farmer is distraining the abbot, pretending that he holds the said manor by the service of doing suit to the said hundred every three weeks, though the abbot holds the same in frank almoin without doing any service or suit to the king for the same, as is plain by the record and process of a cause in the king's court in the 30th year of his reign before Robert de Thorp and his fellows justices of the Bench, which the king has caused to come before him in chancery, between the abbot and John Musard then farmer of the said hundred and John de Harlay his under bailiff concerning neat beasts of the abbot taken and unlawfully detained for making suit to the said hundred, in which cause for that it was found by inquisition, taken by writ of *nisi prius* before Henry de Mutelowe and Hugh de Aston then justices of assize in Gloucestershire, that the abbot held that manor as aforesaid, it was determined that thereby the abbot should recover damages assessed at 10*l.* and that the said John Musard was in mercy, wherefore the abbot has prayed for remedy.

MEMBRANE 9d.

Indenture made between Sir Walter filz Wauter lord of Wodeham and Sir Thomas Gissynges knights and John de Kyngesfold of the one part and Nicholas Rounhay, John Buteller, Thomas del Gille and Hugh de Cotyngnam of the other part, being the defeasance of a statute merchant for 2,000 marks by the first parties made to the second parties before William Walworth mayor of the staple of Westminster and payable at the Epiphany next, upon condition that the said Walter shall by letter under his seal make John Wyndesor, John le Boteler, Hugh de Moresby, John Arnays, William Martyn parson of Little Halyngbury and Nicholas Broghton his attorneys to deliver to Edmund Lorence, Thomas Thelwall clerk and John

1375.

Membrane 9d—cont.

Bretby clerk seisin of Egremound castle co. Cumberland with all the said Walter's lands in Cumberland, services and reversions excepted, according to certain indentures made between the said Walter and the said Edmund, Thomas Thelwall and John Bretby, not repealing such power of attorney nor disturbing such livery of seisin, and that the said Walter shall be living at the end of three weeks from this date, or within that time the said Edmund, Thomas Thelwall and John Bretby shall in his life time have seisin of the premises, or that if the said Walter die within three weeks and no such livery of seisin be made, the said Walter, his heirs and executors or some other in their name shall at Christmas next or within twelve days thereof pay or cause to be paid to the said second parties 1,000 marks in the church of St. Paul London, when the said statute shall within one month be given up to Sir Walter, his heirs or executors. Dated London, 3 December 49 Edward III. *French.*

Memorandum of acknowledgment by the parties, 3 December.

Indenture tripartite made between Sir Walter fitz Wauter lord of Wodeham of the one part and Edmund Lourence, Thomas de Thelwale clerk, John de Bretby clerk, Nicholas Rounhay clerk, Geoffrey Newenton, Hugh de Cotyngham, John Prentys and Thomas del Gille of the other part, being the defeasance of a statute merchant for 1,000 marks by the said Edmund, Thomas de Thelwall, Nicholas, Geoffrey, Hugh, John Prentys and Thomas del Gille made to the said Walter before the mayor of the staple at Westminster payable three weeks after Easter next, upon condition that the said Edmund Thomas de Thelwall and John de Bretby, their heirs and assigns, shall not before Easter next be fully enfeoffed by the said Walter of Egermond castle and all the said Walter's lands in Cumbreland, except reversions and the services of his free tenants there who may not be constrained to attorn tenants to such feoffees, or that the said Edmund and the others so bound shall at Easter next or within three weeks after pay or cause to be paid 500 marks to the said Walter or his attorney in the church of St. Paul London, when the said statute shall within one month be given up to them; and covenant that for ten years from this date the said feoffees shall have the services of the free tenants aforesaid by way of distress as the said Walter's bailiffs or otherwise at their own cost, and any reversions that shall fall in during that term, and that after ten years the said Walter or his heirs shall by fine grant the said services and reversions to them, if the said castle and lands shall for ever be theirs according to the conditions of the said charter, not making any release or grant of the said services or reversions to the said tenants or to any other person in the mean time. Dated London, 3 December 49 Edward III. *French.*

Memorandum of acknowledgment by the said Walter, Edmund, Thomas, John de Bretby, Nicholas, Hugh and Thomas, 3 December.

Nov. 4. John Blount knight of Wiltesir to John Shery, John de Stowe, Westminster. Thomas le Yonge and Thomas Hoppeley chaplain. Recognisance for 20*l.*, to be levied, in default of payment, of his lands and chattels in Wiltesir.

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Membrane 9d—cont.

Dec. 5. John Kynebelle of Salden and Robert son of John Bullok to Thomas Westminster. Tirell knight and John James of Walyngford. Recognisance for 80*l.*, to be levied etc. in Bukinghamshire.

Cancelled on payment, acknowledged by John James.

Writing of John de Walden, being a quitclaim to Guy de Briene knight the elder and William de Briene his son and to the heirs and assigns of the said William of the manor of Kemsing and le Sele co. Kent, with rights, liberties etc. Dated Kemsing, 14 December 49 Edward III.

Memorandum of acknowledgment, 14 December.

Writing of John de Walden clerk, being a quitclaim to Guy de Bryene knight the younger, his heirs and assigns, of the manor of Oxenhale co. Gloucester, with rights, liberties etc. Dated Oxenhale, 14 December 49 Edward III.

Memorandum of acknowledgment, 14 December.

Dec. 10. To the sheriff of Bedford. Order by mainprise of John Caynowe, Westminster. William Brayniff, John Barton and Eustace Dufson of Bedfordshire to set free William Haul and John Flessshewere from prison; as lately by writ *de judicio* the king ordered the sheriff to take them, if found in his bailiwick, and keep them in safe custody so as to have their bodies before the justices at Westminster in the quinzaine of St. Hilary to answer the abbess of Elnestowe as to rendering account for the time they were receivers of her moneys; and the said prisoners have petitioned the king to be set free, as they are ready to answer her and to stand to right in all things; and the said John Caynowe and the others have mainperned in chancery under a pain of 20*l.* to have their bodies before the said justices at the day named.

MEMBRANE 8d.

Writing of William Botriaux knight, being a gift to Sir Roger Fulthorp knight, Richard Wandesford citizen and mercer of London and John de Kylllyngale and to their heirs of a yearly rent of 40*l.* to be taken of all his manors, lands etc. in Devensshyre at Michaelmas and Easter, with power to distrain for arrears therein and in all his manors and lands in Somersete. Dated London, Monday after St. Katherine 49 Edward III. *French.*

Memorandum of acknowledgment, 28 November.

Indenture made between Sir William Botreaux knight of the one part and Sir Roger de Fulthorp knight, Richard de Wandesford citizen and mercer of London and John Kylllyngale of the other part, being the defeasance of a yearly rent of 40*l.* to be taken of his manors and lands in Devensshyre granted by Sir William to the said Roger, Richard and John, their heirs and assigns, upon condition that they shall hold the manor and town of Lound upon the Walde co. York with the appurtenances in demesne and in reversion for a term of eight years from this date without being thrust out by any execution awarded by judgment of the king's court by any having title of right tried, found and adjudged in a plea wherein they shall without covin take essoins, views, vouchers and all other reasonable delays according to

1375.

Membrane Sd—cont.

the law of the land, [and that if so thrust out] the said William and his heirs shall be bound to pay them every year 100 marks in the church of St. Paul London, one moiety half a year after they shall be so thrust out and the other moiety half a year after and so from year to year during the said term of eight years, or that if the said Roger, Richard and John shall sue execution to have the value of the land so lost, and shall have execution in part or in whole, as much of the said 100 marks shall be deducted as the amount so recovered, and that Sir William shall pay and discharge them of all statutes and recognisances by him made so that they be not thrust out as aforesaid; and the said Roger, Richard and John shall pay all charges and rents to the said William's parceners and to the chief lords of the fee, namely such as were begun before his time except the 8*l.* 10*s.* 6*d.* due to his said parceners, making no waste or destruction during the said term, and in case they shall so do they shall pay to the said William, his heirs or executors, treble the value thereof, and if the said rent charge of 8*l.* 10*s.* 6*d.* shall be in arrear they shall pay double such arrears; and both parties give their word truly to keep these covenants, provided that if parcel of the said manor be recovered out of their hands recompense shall be made for the same, and if Sir William shall die before livery of seisin of the premises, his heirs or executors shall pay again 250 marks in the church of St. Paul London in the quinzaine of St. Hilary next, and if they do not the said annuity shall remain in force. Dated London, Thursday the eve of St. Andrew 49 Edward III. *French.*

Memorandum of acknowledgment by the said William, Roger and Richard, 29 November.

Sept. 1. John de Westwycombe of Hertfordshire to John de Swynle
Westminster. archdeacon of Huntingdon. Recognisance for 20*l.*, to be levied, in default of payment, of his lands and chattels in Hertfordshire.

Cancelled on payment.

Dec. 5. Robert Sadelere the king's serjeant is sent to the abbot and convent
Westminster. of Leycestre, to have such maintenance in that house as Thomas Thedyngworth deceased had. [See p.s. 30811.]

John Tristram one of the king's falconers is sent to the abbot and convent of St. Thomas Dyvelyn, to have such maintenance in that house as John Best deceased had. [See p.s. 30810.]

Dec. 7. To the sheriffs of London. Order by mainprise of Richard de
Westminster. Gyllyng, William de Leycestre, John de Benyngton and Henry Godechep of London to stay altogether the further execution of the king's late command to take of brother Richard de Sutton master of the hospital of St. Bartholomew Smethefeld London security that he should not without the king's special licence depart to any foreign parts, nor there prosecute aught or cause aught to be prosecuted or attempted which may tend to the prejudice or contempt of the king or the hurt of the people, nor send any man thither for the purpose, certifying in chancery when such security should be taken; as that command was given upon information received that the said master purposed to pass the sea in order to prosecute many things to the prejudice of the king and many of his people, but the said

1375.

Membrane 8d—cont.

Richard de Gyllyng and the others, appearing in person in chancery, have mainperned under a pain of 40*l.* that he shall not depart thither without such licence, nor prosecute aught or cause aught to be prosecuted or attempted as aforesaid.

Charter of John Litle citizen and fishmonger of London and Richard Ledecombe chaplain, giving to Richard de Croydon citizen and fishmonger and Margery his wife and to the heirs and assigns of Richard de Croydon the whole manor of Grenche co. Kent with the chapel in that manor and the chantry therein to the same belonging, and all liberties, commodities, rights and appurtenances of the said manor, chapel and chantry, also all other lands, marshes, farms, woods, meadows, rents, services and reversions in Gillyngham, Upcherche, Hoo St. Mary, Chetham and Reynham and in the Isle of Grean sometime of Richard Smelt late citizen and fishmonger of London. Witnesses: Roger Digge, Thomas de Gillyngham, Hamon Louetoft, Richard de Gillyngham, William Bedmanton, William Symme, John atte Halle, Richard atte Boure. Dated Gillyngham, 14 April 38 Edward III.

Memorandum of acknowledgment by John Litle, 21 December this year.

1376.

MEMBRANE 7d.

Jan. 9. John de Farndon 'sergeant' to Henry de Codyngton parson of Westminster. Botelesford. Recognisance for 4*l.*, to be levied, in default of payment, of his lands and chattels in Notynghamshire.

1375.

Dec. 10. To the sheriff of Bedford. Order by a mainprise to set free John Westminster. Werdale and others from prison, reciting a writ *de judicio* ordering the sheriff to have them before the king in the quinzaine of St. Hilary. (*The rest as above, p. 274.*)

1376.

Writing of Philip de Courtenay and Philip la Vache knights, being a gift and sale to Dame Alice Perriers of the marriage of John son and heir of Sir John de Moubray of Axiholme knight tenant in chief, being a minor in the king's wardship, and in case he shall die a minor and unmarried his heir being within age the marriage of such heir, and so from heir to heir until one of the heirs shall come of age and she shall have the profit of his marriage; and surrender to the said Alice of the king's letters patent giving of his favour to them the said Philip and Philip for a sum of money beforehand paid the marriage of the said heir without rendering aught further, and if he should die of other heirs as aforesaid, as that wherein they have wholly given their estate retaining nought. Witnesses: Sir John Beauchamp, Sir Bernard Brocas, Sir Mayheu Redman knights, John Herlyng, Walter Walssh, Helmyne Leget esquires. Dated Langele, the Innocents' day 49 Edward III. *French.*

Memorandum of acknowledgment at London, 5 January, before John de Freton clerk by virtue of the king's writ of *dedimus potestatem* which is on the files for this year.

Charter of Katherine daughter and heir of John Baars of Cotesford co. Oxford and of Roese his wife daughter and heir of William Kynbell

1376.

Membrane 7d—cont.

of Bokyngham, giving with warranty to John Twyford, Andrew Barentyn and William Brytford, their heirs and assigns, all her lands, rents and services in Bokyngham, Padbury, Hadynghon, Adestoke, Boorton and Moorton late of the said William Kynbell, and all other her lands in the same county. Witnesses: Roger atte Chambre, William Tyngewyk of London, Hugh Chastleyn knights, Alan Ayett', William Barton, Roger Dayerell, Thomas Langeport, William Sēman, Simon Eton bailiff of Bokyngham. Dated Bokyngham, 14 January 49 Edward III.

Memorandum of acknowledgment in the chancery at Westminster, 14 January.

Jan. 14. Katherine Baars, daughter and heir of John Baars and Roese his Westminister. wife, to Nicholas Twyford citizen and goldsmith of London. Recognisance for 100 marks, to be levied, in default of payment, of her lands and chattels in Bukinghamshire.

Writing of William Leyk, being a grant and quitclaim for a sum of money to him paid with warranty to the king, his heirs and assigns, of a tenement and shops thereto adjacent in London in the parish of St. Andrew at Castelbaynard which were of Benedict Alfox 'wodmongere' of London. Witnesses: Thomas de Sancto Albano, John Asshurst, John Redyng, John Somerton, Robert Potenhale. Dated London, 10 January 49 Edward III.

Memorandum of acknowledgment, 15 January.

Memorandum that on 16 January this writing was delivered to Robert de Asshton the treasurer to be kept in the treasury.

Jan. 18. To the sheriffs of London. Order by mainprise of Richard Westminister. atte Seler of London, Geoffrey Peny of London 'marchal,' Robert Nek of London 'paternostrer' and John Styward of London 'draper' to stay the execution of the king's late writ to compel Robert Chaumpeyn 'sadelers,' William Hert 'bakere,' Thomas Noreys, Robert Rydere and Thomas Bermyngham of London to find security and do other things therein contained; as upon information received that the said Robert Chaumpeyn and the others purposed to pass to foreign parts and there to prosecute many things to the prejudice of the king and many of his people, the king ordered the sheriffs to cause the said Robert and the others to come before them, and to compel them to find mainpernors who, under a pain to be by the sheriffs laid upon them for which the sheriffs would answer, would mainpern that the said Robert and the others should not without the king's special licence depart to any foreign parts nor there prosecute aught or cause aught to be prosecuted or attempted which might tend to the prejudice or contempt of the king or to the hurt of the people, neither should they send any thither for that purpose, and if they should refuse, to commit them to prison there to be kept in safe custody until they would willingly so do, certifying under seal in chancery the security so taken, and sending again that writ; but the said Richard, Geoffrey, Robert Nek and John, appearing in person in chancery, have mainperned as aforesaid under a pain of 40*l*.

1376.

Membrane 7d—cont.

Jan. 12. To the same. Order by mainprise of Richard Hervy and William Westminster. Wyghtman of the city of London to stay the further publication of the exigents against Stephen Wyncelade of Gloucestershire; as William de Lincoln citizen and mercer of London is impleading him before the justices of the Bench for an alleged debt of 14*l.* 16*s.*, and the said Stephen is put in exigents in the husting of London to be outlawed for that he came not before the said justices to answer thereupon, being altogether without knowledge of that process, wherefore he has prayed for a stay, as he is ready to answer and stand to right in all things; and the said Richard and William Wyghtman, appearing in person in chancery, have mainperned under a pain of 10*l.* to have his body before the said justices the day the writ of exigents is returnable.

Jan. 23. Robert Ippewell to David de Hennemer. Recognisance for 20 Westminster. marks, to be levied, in default of payment, of his lands and chattels in Gloucestershire.

Thomas Goldston of Ware to John son of John Morice of Cauntebrigge. Recognisance for 100*l.*, to be levied etc. in Hertfordshire.
Cancelled on payment.

1375.

MEMBRANE 6d.

Dec. 28. To S. archbishop of Canterbury, or in his absence to his vicar general. [Kings] Summons to a parliament to be holden at Westminster on 12 February Langley. next, commanding him to warn the prior and chapter of his church of Canterbury, the archdeacons and all the clergy of the diocese to be present, the prior and archdeacons in person, the chapter by one proctor, and the clergy by two. By K. and C.

[*Rep. on Dignity of a Peer*, iv. p. 662.]

The like to A. archbishop of York, W. bishop of Winchester and eighteen other bishops, of whom the bishops of St. Asaph and Bangor are not named.

[*Ibid.*, p. 663.]

To the abbot of St. Augustine Canterbury. Like summons.

The like to the abbot of St. Albans and 21 other abbots,* and to the prior of St. John of Jerusalem in England and the prior of Coventre.

[*Ibid.*]

To John king of Castile and Leon and duke of Lancastre. Summons to the said parliament.

The like to Richard earl of Arundell and eight other earls, Henry de Percy and 37 others.

[*Ibid.*]

To the sheriff of Kent. Order to cause two knights of the shire girt with the sword, the most fit and discreet, two citizens of every city and two burgesses of every borough therein to be elected and

* One name is erased, between the abbot of Redyng and the abbot of Westminster.

1375.

Membrane 6d—cont.

come to the said parliament. It is not the king's will that the said sheriff or any other sheriff be elected, or any man of other condition than as aforesaid.

The like to singular the sheriffs throughout England.

[*Ibid.*, p. 664.]

To the sheriff of Bristol. Order to cause two burgesses of that county (*sic*) of the most discreet and sufficient to be elected and come to the said parliament.

By K. and C.

[*Ibid.*]

To Edward prince of Wales. Summons to the said parliament; as by divers writs the king has commanded singular the prelates, nobles and princes of the realm to be then present.

[*Ibid.*, p. 665.]

To John de Cavendissh the chief justice. Summons to the said parliament.

The like to Robert Beleknapp and seven others.

[*Ibid.*]

To William de Latymere constable of Dovorre castle and warden of the Cinque Ports. Order of every of the said ports to cause two barons to be elected of the best and most discreet, and to come to the said parliament.

[*Ibid.*]

Dec. 12. Dennis Fauconer is sent to the abbot and convent of Bordesleye, Westminster. to have for life such maintenance of that house as Henry Hunt deceased had at the king's command.

[By p.s. 30824.]

MEMBRANE 5d.

Dec. 8. To the sheriff of Hertford. Order by mainprise of Robert Lumbard Westminster. and William Stroweston of London to stay until the quinzaine of St. Hilary next the execution of a writ of exigents against John Fage and Geoffrey Maryot of Gamelgeye, bringing this writ before the justices of the Bench; as the king has learned that Thomas Dokok and William Wylyngham parson of Throkkyng, executors of Stephen Bridde, lately impleaded the said John and Geoffrey before the said justices for an alleged debt of 22*l.*, and that by process thereupon had the sheriff was ordered by writ *de judicio* to put the defendants in exigents from county to county until outlawed if they should not appear, and if they should appear to take them and keep them in safe custody so as to have their bodies before the said justices at that day; and the defendants have found in chancery the said Robert and William, who have mainperned under a pain of 40*l.* to have their bodies before the said justices at the day named.

Dec. 14. To the sheriffs of London. Order by mainprise of Robert Beylam, Westminster. John Lyndon, William Assheburne, John Barre and William Farnburne of London to stay the further execution of the king's late command to the sheriffs to cause Edmund Beylam clerk to come before them

1375.

Membrane 5d—cont.

and to compel him to find mainpernors who, under a pain to be by the sheriffs laid upon them for which the sheriffs would answer, would mainpern that he should not without the king's special licence depart to any foreign parts, nor there prosecute aught or cause aught to be prosecuted or attempted which might tend to the contempt or prejudice of the king or to the hurt of his people, neither should he send any man thither for that purpose, and if he should refuse, to commit him to prison there to be kept in safe custody until he would willingly so do, and if the sheriffs have taken him for that cause, order to set him free without delay ; as the said command was given upon information received that the said Edmund purposed to pass to foreign parts in order to prosecute many things to the prejudice of the king and people, but the said Robert and the others, appearing in person in chancery, have mainperned for him as aforesaid under a pain of 200*l*.

Dec. 28. To the sheriff of Suthampton. Order, upon the petition of Luke Westminster. Wille, by mainprise of Thomas Bukyngham of Bukinghamshire, Thomas Ase of Holburne, Henry Touker of Avene of the county of Suthampton and John Berton of Holburne to stay the further publication of the exigents against him, bringing this writ before the justices of the Bench the day the writ of exigents is returnable ; as his petition shews that John de Bisterne is impleading him before the said justices to render an account for the time that he was the plaintiff's bailiff in Asshele and receiver of the plaintiff's moneys, and that without his knowledge he is put in exigents to be outlawed for that he came not before the said justices to answer thereupon ; and the said Thomas and the others, appearing in person in chancery, have mainperned under a pain of 10*l*. to have his body before the said justices at the day named.

Dec. 28. To R. bishop of Salisbury. Order to grant to Hugh de Cotyngham Westminster. the king's clerk such a yearly pension as shall befit the givers and should bind the receiver to him, making him thereupon letters patent under the chapter (*sic*) seal, and writing again to the king without delay what he will do ; as by reason of his new creation the bishop is bound in such a pension to one of the king's clerks at the king's nomination, until provision of a benefice shall by the bishop be made him ; and the king has nominated the said Hugh, whose advancement he has at heart. By p.s.

Dec. 8. To the sheriff of Salop. Order by mainprise of John Fangfosse Westminster. clerk, and Thomas Trusbut of Yorkshire, John de Wisebech of Cambridgeshire and Adam de Novo Castro of Northumberland to stay altogether the publication of the exigents against Hugh de Wymondeswolde clerk and the taking of his body, bringing this writ before the king ; as lately a process before the king against the said Hugh for an alleged trespass at the suit of Ralph Barker of Douere in Scarvesdale being continued, order was given to the sheriff by writ *de judicio* to put the defendant in exigents from county to county until outlawed if he should not appear, and if he should appear to take him and keep him in prison in safe custody so as to have his body before the king in the octaves of St. Hilary next to answer the plaintiff ; and now the said Hugh has petitioned the king for a stay, as he is ready to stand to right in all things and to answer the plaintiff, and the

1375.

Membrane 5d—cont.

said John and the others, appearing in person in chancery, have mainperned under a pain of 10*l.* to have him before the king on the day named.

1376.

Jan. 16. To the treasurer and the barons of the exchequer. Order to stay until Westminster. the quinzaine of St. John Baptist next their demand made by exchequer summons upon Ellen atte Corner to answer or account for the issues of certain tenements in the parish of St. Mildred in Bredestrete ward in the city of London; as a plea concerning the premises between the king and the said Ellen is pending in chancery without debate.

Jan. 16. To the sheriff of Warrewyk. Strict order on sight of these presents Westminster. forthwith to cause proclamation to be made on the king's behalf forbidding any merchant of England of whatsoever estate under pain of forfeiture thereof to buy or embrace or cause to be bought or embraced any sort of corn in that county save such as shall be needful for his own consumption and the consumption of his household, or to take any out of that county; as by frequent complaint of the people the king has learned that by reason of withdrawing and embracing of too much corn now and heretofore done by such merchants the dearness of corn is increasing in the said county, wherefore the people in those parts are like to suffer great peril and impoverishment if a speedy remedy be not applied. By C.

[*Fœdera.*]

The like to the sheriffs of Worcestershire and Gloucestershire.

[*Ibid.*]*MEMBRANE 4d.*

Jan. 20. To S. archbishop of Canterbury, or in his absence to his vicar Westminster. general. Summons to be at London on Sunday before Monday after St. George next, to which Monday at Westminster the king for particular causes has prorogued the parliament summoned for 12 February, commanding the said archbishop or vicar general to warn the prior and chapter of Christ Church Canterbury, the archdeacons and clergy of the diocese to be present, the prior and archdeacons in person, the chapter by one proctor and the clergy by two.

[*Rep. on the Dignity of a Peer*, iv, p. 665.]

The like to A. archbishop of York, W. bishop of Winchester and sixteen other bishops, and to the guardians of the spiritualities of St. Asaph and Bangor.

[*Ibid.*, p. 666.]

To the abbot of St. Augustine, Canterbury. Like summons.

The like to the abbot of St. Albans and 21 other abbots,* the prior of St. John of Jerusalem in England, and the prior of Coventre.

[*Ibid.*]

To John king of Castile and Leon. Summons to the parliament as above.

* After the abbot of Redynges and before the abbot of Westminster one name is erased.

1376.

Membrane 4d—cont.

The like to Hugh de Courtenaye earl of Devon and six other earls, Henry de Percy and 39 others.

[*Ibid.*]

To the sheriff of Kent. Order to cause two knights of the shire girt with the sword, the most fit and discreet, two citizens of every city and two burgesses of every borough in the county to be elected and come to the parliament prorogued as above; but it is not the king's will that the said sheriff or any other sheriff be elected, or any man of other condition than that specified above.

The like to singular the sheriffs throughout England.

[*Ibid.*, p. 667.]

To William de Latymere constable of Dovorre castle and warden of the Cinque Ports, or to his lieutenant. Order to cause two barons of every of the said ports to be elected and come to the parliament prorogued as above.

[*Ibid.*]

1375.

MEMBRANE 3d.

Record of proceedings before the council, reciting the licence given by the king on 20 February in the 43rd year of the reign to John le Hastynges then earl of Pembroke to make a feoffment to particular persons to whom he would and to their heirs of the castle and county of Pembroke, the castles and lordships of Tynby and Kilgarren and the commote of Oystrelowe in Wales which are held in chief, and to such persons to have seisin of the premises and give the same to the said earl and to the heirs of his body, with remainder after his death for lack of such issue to the king and his heirs; also licence given by the king to the said earl to alien in fee simple to whatsoever persons he would all other his castles, lordships, manors and lands with the fees and advowsons which he had in demesne or in reversion in England and Wales, being held in chief, the manor of Asshle co. Norfolk excepted, and of such persons to take again such estate as he pleased, namely to himself alone or jointly with others in fee simple, fee tail or for life, and to entail, give or grant the same to whom he pleased with remainders as he should appoint at his own will and pleasure; and reciting that by virtue of that licence the said earl by charter enfeofed Walter Amyas, John Abraham, John Doun, John Prat clerks, Ralph de Walsham and Thomas Criklade and their heirs as well of the said castle and county of Pembroke, the castles and lordships of Tynby and Kilgarren and the commote of Oysterlowe as of all other his said castles, lordships, manors, lands, fees and advowsons held by him in chief in England and Wales which he had in demesne and in reversion, the manor of Asshle excepted, and also of all other his manors, lordships, lands, fees and advowsons in England and Wales not held in chief which he had in demesne or in reversion; reciting also that the said feoffees after demised to the said earl for a term of five years beginning 20 March 43 Edward III as well the castle and county of Pembroke, the castle and lordship of Tynby and Kilgarren and commote of Oysterlowe as other the castles, lordships, manors, lands, fees and advowsons aforesaid, the manor of Asshle excepted, and that within that term he (as John de Hastynges earl of Pembroke lord of Weisford

1375.

Membrane 3d—cont.

and Bergeveny) made a surrender to them of his estate in the premises, a confirmation of their estate, and a quitclaim with warranty to them, their heirs and assigns (*French text follows*), dated at his inn at London, 15 April 46 Edward III; and further reciting that after upon his passage to Gascony the said earl caused a schedule to be written making mention of those feoffments, and specially requesting the said feoffees truly to perform certain his wills, and to dispose of his castles, lordships and lands according to the form of that schedule, causing the same to be sealed with one seal of his in form of a letter patent and closed up, sealing the same when closed with the ring on his finger, and sending the same so closed and sealed up from the sea to the said feoffees; and reciting that now in the quinzaine of Michaelmas 49 Edward III, the said earl being dead over sea, certain of the said feoffees, namely the said Walter, John Doune, John Prat and Ralph de Walsham, came before the council at Westminster and there delivered the said schedule closed as aforesaid, which was before the council opened, and there viewed and understood, (*French text follows*), whereby the said earl gave the said feoffees knowledge of his will, charging and requiring them, if he should die over sea before returning to England, of the issues of his said lands to levy and pay his debts, in case full execution of his will might not be by his executors made of his chattels, and then in case he should die without an heir of his body to amortise the manor of Totenham to the church of St. Paul in order to keep his anniversary every year and to find twelve wax candles throughout the year burning at reasonable times about his tomb, and if there should be any impediment wherefore the said manor might not be so amortised, to sell the same and pay the money thereof arising to the profit of the said church and the 'Chartehous' in London for the purposes aforesaid, charging them also in case he should die without issue to enfeof the king of the castle and county of Pembroke, the castles and lordships of Tyneby and Kilgaren and the commote of Oisterlowe, and to give to his cousin Sir William Beauchamp and to his heirs for ever all other the castles, manors, lands etc. in England and Wales which the said feoffees had by his feoffment, and the reversion of the castle, town and lordship of Bergev[eny] and of all the manors, lordships, lands etc. held in dower by Dame Mary de Seint Paul in England and Wales, upon condition that he shall bear the whole arms of the said earl and shall prevail with the king (*face tant eidees nostre seigneur le roi*) that he may bear the name of earl of Pembroke to him and his heirs, and if he will not or may not so do to make a feoffment and grant of the premises to his cousin Sir William de Clynton upon the same condition, this schedule bearing date in the said earl's inn in London, 5 May 1372; whereupon the said feoffees there professed that they ever were and are ready to their power truly to fulfil all the wills and conditions in that schedule contained and to do nought contrary to the earl's will, and the said William Beauchamp after appearing in person before the council in presence of the said feoffees averred, in so far as the matter therein contained concerned him, that he was ready for himself and his heirs to perform the same according to the earl's will, namely to bear the whole arms of the said earl and to make suit with the king and his heirs that he and his heirs should have, receive and bear the name of earl of Pembroke in case the said earl should die without issue, praying the king and council and the said feoffees to keep whole and unimpaired the estate and right of

1375.

Membrane 3d—cont.

him the said William and of his heirs therein ; but because the said earl dying over seas has an heir of his body, who is now within age as the council is assured, it is determined that the king shall have the wardship of the said castles, manors, lordships, lands etc. until the lawful age of the said heir, saving to Anne who was wife of the said earl her dower of the same.

MEMBRANE 2d.

Dec. 8. John Cursor of the king's chamber is sent to the abbot and convent
Westminster. of Eynesham to take for life such maintenance in that house as Richard Fauconer in his life time or any other at the command of the king or his forefathers had at any time past in meat or otherwise. By p.s.*

MEMBRANE 1d.

Dec. 20. To the sheriff of Norfolk. Order by mainprise of John de Dunham,
Westminster. William de Dunham, Thomas de Dunham and John de Shengham of London to set free Richard Oriel, Richard de Dunham, Christiana Chaunterel and Sibyl Chaunterel from prison, bringing this writ before the justices at Westminster on the morrow of the Purification next ; as lately by writ *de judicio* the king ordered the sheriff to take the said Richard, Richard, Christiana and Sibyl so as to have them before the said justices on that day to answer as well the king as Thomas Monk, namely the said Richard and Richard wherefore contrary to the ordinance they admitted to their service and retained the said Christiana and Sibyl, who were lately in the service of the said Thomas at Merkessale, and without reasonable cause and his licence withdrew therefrom before the term agreed, and the said Christiana and Sibyl wherefore they withdrew as aforesaid ; and petition is made to the king on behalf of all the prisoners to be set free, shewing that they are taken by the bailiffs of the city of Norwych, whom the sheriff has caused to have the return of that writ, and are imprisoned in the prison of the said city, and that they are ready to answer touching the premises, and to stand to right in all things ; and the said John and the others, appearing in person in chancery, have mainperned under a pain of 20*l.* to have their bodies before the said justices at the day named.

Dec. 14. To the sheriffs of London. Order, upon a petition made on behalf
Westminster. of John Lyggard of Westelendon, by mainprise of Walter Hamme and John Okhurst of Sussex to stay the execution of a writ *de judicio* against the said John Lyggard at the suit of Roger de Hynton citizen and carpenter of London, bringing this writ before the justices at Westminster one month after Easter ; as the said petition shews that by the said writ *de judicio* the king ordered the sheriffs to put the defendant in exigents from husting to husting until outlawed if he should not appear, and if he should appear to take him and keep him in prison in safe custody so as to have his body before the said justices on that day to answer the plaintiff concerning an alleged debt of 10*l.* 10*s.*, and that the defendant is ready to answer and stand to right in all

* By warrant (30816) dated 7 December, the office of porter of Eynesham abbey is granted to 'Johan Curroure de nostre chambre,' with the fees and profits which Richard de Faxton deceased had.

1375.

Membrane 1d—cont.

things; and the said Walter and John Okhurst, appearing in person in chancery, have mainperned under a pain of 10*l.* 10*s.* to have his body before the said justices at the day named.

1376.

Jan. 2.
Kings
Langley.

John Haukyn one of the king's serjeants at arms is sent to the abbot and convent of Abyndon, to have for life such maintenance in that abbey as Adam del Castel deceased had at the king's command.

By p.s. [30854.]

Charter of Katherine daughter and heir of John Baas, giving with warranty to John Twyford, Andrew Barentyn and William Britford, their heirs and assigns, all her lands, rents and services in Bokyngham, Padbury and Hadyngham co. Bokyngham late of William Kynbell, and all other her lands in that county. Witnesses: Roger atte Chambre, Thomas Cotes, Hugh Waltham, Robert Boxford. Dated London, 8 January 49 Edward III.

Memorandum of acknowledgment, 8 January.

Jan. 3. To the sheriffs of London. Order, upon petition made on behalf
Westminster. of John Frere, to set him free from Neugate gaol by mainprise of Walter atte Lee and William Giffard; as the said petition shews that at the suit of certain his enemies, averring that he grievously threatened them in life and limbs, he is taken and there imprisoned to find security in that behalf; and the said Walter and William, appearing in person in chancery, have mainperned under a pain of 100*l.* that he shall do or procure no bodily hurt or harm to any of the people being a complainant as aforesaid.

Jan. 11. John son of John Pritilwell to John Chaunceux knight. Recognisance
Westminster. for 1,000*l.*, to be levied, in default of payment, of his lands and chattels in Essex.

Jan. 20. Thomas Stanes* is sent to the abbot and convent of Abbottesbury,
Sheen. to take for life such maintenance in that abbey as Walter Syffrewas deceased had at the king's command. By p.s. [30869.]

* Described in the warrant as the king's esquire.

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MEMBRANE 23.

Jan. 26. To Philip de Courteney admiral of the fleet to the westward, or Westminster. to his lieutenant. Order to take of the masters and seamen of any ships whatsoever freighted with merchandise in the ports of Dertmuth and Plymmuth and other ports of those parts, which are arrested for the king's service upon their passage towards the city of Bourdeaux, security by their oaths at least that they will bring those ships again to the ports of Hamel and Sandewich, and will have them there on 1 March next ready for the king's service as direction is given to the admiral by the king, and to dearrest the said ships, suffering them without let to pass to the said city such arrest notwithstanding; as divers ships so freighted are there arrested for the king's service as the king has learned. By C.

Jan. 28. To Edmund de Brugge escheator in Herefordshire. Order to Westminster. deliver to Hugh Pauncefot, brother of Grimbald Pauncefot knight, the manor of Couwarn 40*s.* of rent therein excepted, which is taken into the king's hand by the said Grimbald's death, together with the issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Grimbald at his death held no lands in that bailiwick in his demesne as of fee nor in service, but by fine levied in the king's court held the said manor (with the exception aforesaid) by knight service to him and Ellen his wife and to the heirs of their bodies, with remainder for lack of such issue to the heirs of the said Grimbald's body, and for lack of an heir of his body to the said Hugh and to the heirs of his body, of the heirs of Humphrey de Bohun earl of Hereford tenant in chief, being within age and in the king's wardship, as of the honour of Brechon, and that the said Grimbald and Ellen are dead without issue; and the king has taken the fealty of the said Hugh.

Jan. 26. Brother John de Mari monk of Lenton priory has the king's letters Westminster. of exchange addressed to Peter Mark merchant of Lumbardy dwelling in the city of London for 10 marks payable to him in foreign parts.

Feb. 15. Brother John Hacune has like letters of exchange addressed to Westminster. John Crede merchant of Lumbardy dwelling in the city of London for 20*l.* payable to him in foreign parts.

MEMBRANE 22.

Jan. 29. To John de Elinerugge constable of Corf castle, and to his lieutenant. Westminster. Order to cause John de Weston, whom the king lately sent to be kept in custody in that castle until further order, to come before the king and council without delay, there to answer touching matters which shall be laid before him on the king's behalf.

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Membrane 22—cont.

Jan. 31. To the mayor and sheriff of Bristol. Order to keep without
Westminster. delivering up a ship called '*la Sainte Marie*' of Lulbao, John Bono de Madarega master, a ship of St. Nicholas of Dondarna, John Martines de Maillio master, and any goods and merchandise of merchants of Spain therein, and to restore without delay to Francis Marcadel, Francis Romer, Francis de Soyler and Massian Carrer, merchants of Cateoigne and subjects of the king of Arragon, 1,408 'hens' and one measure of 'grayne' in the former ship, 1,029 'hens' and three measures of 'grayne' in the latter ship, 10 tuns of 'bachins' which cost 73*l.* 10*s.* gross, and 10 'meses' of copper which cost 51*l.* 12*s.* gross, being their goods and merchandise taken by the king's lieges; as the said goods were lately freighted in the port of Swyne in Flanders, and by the king's lieges coming in the fleet from Brittany by the 'Bay' were taken at sea by force of arms, and are brought with the said ships to the port of Bristol, as is certified by letters of John king of Castile and Leon his son sent to the king and council; and it is the king's will that restitution be made to the said merchants of their own goods, according to the alliance between him and the king of Arragon. Proviso that the custom and subsidy shall be truly paid upon such of those goods as shall be there exposed for sale.

Feb. 6. To the collectors in the port of London of the subsidy of 6*d.* in the
Westminster. pound. Order to suffer all the parcels comprised in a schedule enclosed, which were lately bought in Flanders for the king's own stock and brought to the port of London, to be taken thence without demanding the said subsidy to the king's use.

Memorandum of the parcels aforesaid, received by Richard Lyouns:

Mark of John Double: 6 pipes with spices, 2 bales of 'canvas,'
10 pieces of wax, 1 bale of 'ris,' 1 pipe of sugar, 2 barrels of oranges.

Mark of Peter Gyselyn: 5 pipes with spices, 10 pieces of wax,
2 bales of almonds, 7 bales of 'ris,' 2 bales of 'canvas,' 1 barrel with spices.

Mark of William Mewes: 5 pipes with spices.

Mark of Peter Jonisson: 10 pieces of wax, 1 bale of 'ris,' 2 bales of almonds.

Mark of John Laur: 10 pieces of wax, 1 pipe with hauberks,
2 bales of almonds.

Feb. 4. To John de Hale escheator in Somerset. Order to remove the
Westminster. king's hand, and not to meddle further with the manors of Burnham and Brene taken into the king's hand by the death of Thomas de Graunson knight, delivering to William de Monte Acuto earl of Salisbury any issues thereof taken; as it is found by inquisition, taken at the king's command by Walter Cyfrewast late escheator, that the said Thomas at his death held no lands in that county in chief or of others in his demesne as of fee, but held the said manors for life by grant of the said earl, with reversion to the earl and his heirs, and that the same are held of others than the king.

Feb. 9. To John Carnels escheator in Northamptonshire. Order to remove
Westminster. the king's hand, and not to meddle further with the manor of Quynnton taken into the king's hand by the death of William de Quynnton knight,

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Membrane 22—cont.

delivering to Isabel his wife any issues thereof taken; as the king has learned by inquisition, taken at his command by Nicholas Seymour late escheator, that the said William at his death held no lands in that county in chief, but by fine levied in the king's court held the said manor jointly with the said Isabel for their lives of the gift of Edmund fitz Johan and Richard Leycestre, and that the same is held of others than the king.

Feb. 11. To John de Mattisford escheator in Devon. Order to cause John Westminster. de Brightle and Agnes his wife to have seisin of the purparty of the said Agnes of the lands etc. of Richard de Merton tenant in chief kept in the king's hand, keeping the purparty of Agnes the younger in his hand until further order; as upon the finding of an inquisition, taken at the king's command by Thomas Chaumbernoun then escheator, that the said Richard at his death held the castle of Chepyngtoriton in chief by knight service, and 13s. 4d. of rent in Chepyngtoriton of others than the king, that Eleanor wife of Matthew de Stowille knight, Joan wife of John Baunsile and Agnes de Merton the said Richard's daughters by Margaret his first wife, and Agnes his daughter by Maud his second wife are his next heirs, the said Eleanor and Joan being of full age and the said Agnes and Agnes within age, on 14 June in the 45th year of his reign the king respited the homage of the said Matthew by reason of issue between him and the said Eleanor begotten, and commanded the said late escheator to take the fealties of the said Matthew and John Baunsile, to take of the said Matthew and Eleanor, John Baunsile and Joan security for payment of their reliefs at the exchequer, in presence of the heirs and parceners of that heritage and of Thomas de Stanes to whom the king has committed the wardship of two thirds thereof, if being warned they would attend, to make a partition of the premises into four equal parts, and to cause the said Matthew and Eleanor, John Baunsile and Joan to have seisin of their purparties, keeping the purparties of the said Agnes and Agnes in the king's hand until further order, with a proviso that every one of the heirs should have a portion of the premises held in chief and be the king's tenant; and now the said Agnes the elder, whom the said John de Brightle has taken to wife, has proved her age before the escheator, and the king has taken the fealty of her said husband.

Feb. 14. To Edmund de Brugge escheator in Gloucestershire. Order to take Westminster. of Margaret who was [wife] of Thomas Graunson knight an oath that she will not marry without the king's licence, and in presence of the heirs, if being warned they will attend, to assign her dower of her said husband's lands taken into the king's hand by his death, sending the assignment to be enrolled in chancery.

To Thomas de Illeston escheator in Kent. Like order to assign dower to the said Margaret, of whom an oath has been taken by Edmund de Brugge (*as above*).

Feb. 20. To the sheriffs of London. Whereas lately the king learned that Westminster. certain tuns of wine being brought to the city of London in a ship of Bayoun, John Venisse master, the said master and the keepers of the wine [were brought] before Robert de Asshton the treasurer, the

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Membrane 22—cont.

king's butler, the collectors of the subsidy lately granted to the king of 6*d.* in the pound and 2*s.* on every tun of wine, and before other his lieges, and alleged that the wine was of Florimund lord of la Sparre, and under his name paid the said subsidy to the collectors, and that at the suit of James Jacomyn merchant of Florence, averring that the said Florimund was bound to him in 400*l.*, the sheriffs summoned him to answer before them touching that alleged debt, arresting the said wine, and that certain of the said keepers appearing before the sheriffs alleged that the wine was their own and not of the said Florimund, offering proof thereof in order that the said James should be debarred from his action, and craving dearrest and delivery to to them of the said wine to make their advantage thereof; and whereas the king, taking note that such proof ought not to be received contrary to the acknowledgment of the said master and keepers and their first averments, commanded the sheriffs to certify him and the council concerning the tenor of the process before them had, and to continue the cause before them, by virtue whereof they have deferred to proceed therein; the tenor of the process being viewed and examined before the council, forasmuch as the said master and keepers after their coming before the treasurer and collectors alleged and acknowledged that the said wine was of the said Florimund, and paid the subsidy under his name, as is witnessed as well by the treasurer as by certificate of John de Iklyngham late collector of the said subsidy, it seems to the council reasonable that the wine so arrested, and appraised at 167*l.* 6*s.* 8*d.* as the sheriffs have certified, be delivered to the said James to hold or answer for the same according to the custom of the city of London, and the king notifies the sheriffs thereof that they may the more advisedly proceed in the same cause doing speedy justice to the parties, the king's said command notwithstanding. Proviso that the said James shall before the sheriffs find security, for which they will answer, to answer for the wine or the value thereof if hereafter the said Florimund shall suffer himself to be justified according to the custom of the said city, and will sue for the same.

By C.

MEMBRANE 21.

Jan. 30. To Oliver de Harnham escheator in Oxfordshire. Order to take the
Westminster. fealty of Margaret late the wife of Nicholas de Loveyn according to the form of a schedule enclosed, and to remove the king's hand and meddle no further with the manors of Barton St. John and Staunton St. John taken into the king's hand by her said husband's death, delivering to the said Margaret any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Nicholas at his death held no lands in that county in chief in his demesne as of fee, but held the said manors jointly with the said Margaret by gift of William de Wykeham bishop of Winchester and others made with the king's licence, namely the manor of Barton to them and the heirs of the body of the said Nicholas, the manor of Staunton for their lives with remainders to Henry son of Henry Beaumont, Richard brother of the said Henry the son, and Thomas brother of the said Richard, and that the same are held in chief by knight service.

Feb. 6. To John Carnels escheator in Northamptonshire. Order to remove
Westminster. the king's hand, and not to meddle further with the advowson and

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Membrane 21—cont.

church of Coleworth, delivering to the prior of Canons Assheby any issues thereof taken; as lately upon information received of the finding of an inquisition, before the escheator taken of his office, that after the statute of mortmain the said church is without the king's licence appropriated to the said prior and the convent, the king ordered the escheator to send that inquisition into chancery at a set day now past, and by that inquisition sent thither by virtue of the king's command it is found that after the statute of mortmain the said prior and convent without obtaining the king's licence appropriated to them and their successors two thirds of the advowson of Coleworth church; and the said prior, appearing in chancery on the morrow of the Purification last, produced letters patent of the king, dated 15 June in the 29th year of his reign, giving licence to the said prior and convent and to their successors to appropriate and hold the said church, being of their own patronage it was said, also papal letters whereby the pope appropriated and annexed that church to the said priory with all rights and appurtenances thereof, praying removal of the king's hand; and the king has viewed as well his letters patent as the pope's bull and other evidences of the prior, whereby it appears that the said church was lawfully appropriated.

Feb. 7. To William Walshale escheator in Salop and in the march of Wales adjacent. Order to take the fealty of Elizabeth wife of Robert Corbet knight according to the form of a schedule enclosed, and to remove the king's hand and meddle no further with the manors of Shawebury and Besseford, three messuages and three bovates of land in Shawebury and divers other manors and lands in the said county and march taken into the king's hand by her said husband's death, delivering to the said Elizabeth any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Robert at his death held no lands in the said county and march in chief nor of others in his demesne as of fee, but that by gift of Thomas Grey vicar of Morton and others made with the king's licence he held the said manors and premises in Shawebury jointly with the said Elizabeth for their lives in chief by knight service, and the other manors and lands aforesaid likewise jointly with her for their lives of others than the king.

Feb. 12. To Edmund de Brugge escheator in Herefordshire and the march of Wales adjacent. Order to deliver in dower to Giles Malore and Joan his wife, who was wife of Richard Baskerville knight tenant by knight service of the heirs of Humphrey de Bohun earl of Hereford and of William de Ferariis tenants in chief deceased, being within age and in the king's wardship, an underwood in Erdesley extended at 20s. a year, 60s. of rent in that town, a hamlet called Parton extended at 26s. 8d., the pleas and perquisites of court there at 13s. 4d., 200 acres of demesne land in the said hamlet at 40s., a pasture therein at 40s., a hamlet called Irdesley at 40s., and the pleas and perquisites of the court of Irdesley extended at 26s. 8d. a year; as the king by letters patent has pardoned the said Giles his trespass in taking her to wife, and the said Joan her trespass in marrying without the king's licence, and of the lands of the said Richard taken into the king's hand by his death has assigned the premises to her,

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Membrane 21—cont.

rendering 6s. *Sd.* a year, which is the excess of her said dower, to the king until the lawful age of the said Richard's heir and then to the said heir.

Feb. 16. To Oliver de Harnham escheator in Wiltesir. Order to remove the
Westminster. king's hand, and not to meddle further with the manor of Wotton Ryvers and six messuages in the city of New Sarum taken into the king's hand by the death of Thomas de la Ryvere, delivering to Isabel his wife any issues thereof taken : as the king has learned by inquisition, taken by the escheator, that the said Thomas at his death held the said manor jointly with the said Isabel to them and the heirs of their bodies, and the said messuages for life in her right, and that the same are held of others than the king.

Feb. 16. To William de Wyndesore governor and guardian of Ireland. Order
Westminster. to inform himself fully of the estate of Ireland and all profits and commodities thereof, and leaving all other things to be in person before the council at Westminster in the quinzaine of Easter next, to treat and give counsel with the king, the lords and others of the council touching the business of Ireland and the reformation and security of the estate thereof ; as it is the king's will by discretion and advice of the lords and learned men of his council to make provision for the reformation of the estate of Ireland and for the good governance thereof, hoping that the business may be the better directed by the counsel and information of the said William ; and order upon his departure from Ireland to deliver by indenture the office of justiciary of Ireland and all things thereto pertaining to Maurice fitz Thomas earl of Kildare to whom the king by letters patent has committed that office during the said William's absence or until further order.

[*Rep. on Dignity of a Peer*, iv, p. 667.]

The like to the following :

Roger Holiwode knight chief baron of the exchequer of Ireland.

William Carlel one of the barons of the exchequer of Ireland.

[*Ibid.*, p. 668.]

Feb. 16. To the chancellor and the treasurer in Ireland and either of them.
Westminster. Order upon their allegiance to inform themselves touching the estate of Ireland and the profits and commodities thereof to the king pertaining, and how such estate may most fitly be corrected, and before the quinzaine of Easter at latest to certify the king and council under their seals touching the premises and other matters whatsoever which according to their discretion shall seem to be most needful in that behalf, with their counsel and advice thereupon ; as William de Wyndesore governor and guardian of Ireland and certain other the king's officers of Ireland are at the king's command about to come to him in England to give information to the king and council concerning the estate of Ireland, and it is the king's will to be certified likewise as aforesaid by the chancellor and treasurer.

MEMBRANE 20.

Feb. 10. To Edmund Lorence escheator in Lancashire. Order to remove
Westminster. the king's hand, and not to meddle further with a messuage of William Fletewode in Scotford, delivering up any issues thereof taken ; as lately Richard de Hoghton late escheator certified in chancery at

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Membrane 20—cont.

the king's command that he took the said messuage into the king's hand for that he found by inquisition, before him taken, that William le Skynner of Scotford outlawed for felony on the day when his outlawry was published held the same in his demesne as of fee; and after because the said escheator did not fully certify him thereupon, the king ordered the coroners to search the outlawries and felonies pending before them and other memoranda, and to certify under their seals whether any such outlawry was pending or proclaimed in that county, and if so what, for committing what felony, and the date thereof; and Richard de Assheton, William de Bredekirk and Edmund Frere coroners have certified that they have searched the rolls and memoranda of their office, and found no felony committed by William Skynner, nor any outlawry published against him for any cause.

Feb. 18. To William Walshale escheator in Salop and Staffordshire. Order
Westminster. to cause Henry son and heir of John Morf tenant in chief to have seisin of his said father's lands taken into the king's hand by his death; as he proved his age before Roger de la Lee late escheator, and the king has taken his homage and fealty. By p.s. [30919.]

Feb. 19. To William de Latymere constable of Dovorre castle and warden
Westminster. of the Cinque Ports or his lieutenant, Nicholas Heryng' steward of Kent, Thomas Elys, Thomas Loveryk and Arnald Broun of Sandwich, and the bailiffs of the city of Canterbury and the town of Romene. Order to proceed according to the king's letters patent to them heretofore made to make restitution of all the wines of merchants of Bourdeaux lately taken at sea by the king's lieges in two ships of Campe, doing speedy justice to the parties according to the laws and customs of the said ports, the king's command to stay such proceedings notwithstanding; as on 26 July last the king appointed the said William and the others, six, five, four, three and two of them, to make inquisition by true men of the liberty of the Cinque Ports concerning the said wines and the names of all and singular who took the same and then had them, and to restore the same to Peter de Brymons and William Megge merchants of Bourdeaux in whose hands soever they should be found; and upon the petition of Adam de Bury citizen of London, who is indicted for 60 tuns of the said wines by him taken it was said, the king after on 18 December following by a mainprise found in chancery by the said defendant, commanded them to stay the process before them against the said Adam upon that indictment.

Feb. 21. To John Dymmok escheator in Lincolnshire. Order, upon the
Westminster. petition of William Mountayn clerk executor of John de Welby, if the facts are as stated, to deliver to him the goods and chattels which were the testator's at his death, that he may pay the testator's debts and execute his will as he ought to do; as his petition shews that the said goods and chattels are hardly sufficient to pay the testator's debts and legacies, and that pretending that they are of John de Navenby which they are not, the escheator has caused the same to be seized into the king's hand as forfeit to the king, for that John de Navenby feloniously ravished Elizabeth who was wife of

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Membrane 20—cont.

John de Welby, for which felony he is indicted, and is put in exigents in Lincolnshire to be outlawed it is said. It is the king's will that the escheator be thereof discharged toward him.

Feb. 6. To the mayor of the town of Warham. Order, upon the petition
Westminster. of the prior of Bustlesham Mountagu, to take a mainprise, for which the mayor will answer, for having a ship called the '*Margarete*' of Warham, John Iwayn master, ready at the day and place appointed to sail on the king's service, and to suffer the said master freely without let to put on board two marble columns by the said prior bought at Warham and bring them to the city of London, any command of the king to the said mayor previously addressed notwithstanding; as the prior's petition shews that the said ship is now arrested for the king's service.
By C.

Feb. 7. To William Strete the king's butler, or to his representative in
Westminster. the port of Suthampton. Order to deliver to the prior and convent of St. Denis by Suthampton or to their attorney one tun of red wine of the king's prise of wines brought to that port of this instant season of 'rek'; as the king by charter has given to the said prior and convent and to their successors for the celebration of masses in that priory for the souls of the faithful departed one tun of red wine, to be taken every year in that port by the hands of his butler for the time being or of the said butler's representative there of the first wines of the king's prise brought thither of the season of 'rek.' It is the king's will that the butler be thereof discharged toward him.

Feb. 1. To the sheriff of Norfolk. Order to cause a coroner for the town
Westminster. of Lenne to be elected instead of Simon de Gunton, who is dead as the king has learned.

Feb. 1. To the sheriff of Warrewyk. Order to cause a coroner to be elected
Westminster. instead of Thomas de Compton, who is insufficiently qualified.

MEMBRANE 19.

March 6. To the sheriff of Oxford. Order, upon the petition of William Lilye
Westminster. the king's serjeant at arms, by mainprise of John Fisshe and Geoffrey Fourbour of the city of London to deliver to him without delay certain armour of his by the sheriff arrested to the king's use for particular causes; as the said John and Geoffrey, appearing in person in chancery, have mainperned that the said serjeant shall truly answer to the king for the same or for the value thereof, if it shall be forfeit to the king.

March 10. To Robert Hales prior of the Hospital of St. John of Jersuaalem in
Westminster. England, and to brother Richard de Overton receiver general in England of the supreme master of Rodes. Licence this time, the king's prohibition notwithstanding, to send over by way of exchange to the said master and convent at Rodes, for their use and advantage and for defence of christians there and not elsewhere dwelling and none otherwise, 1 000 marks if so great a sum levied and collected in name of response (*responsionis*) be in their treasury, provided that the said master and convent shall certify the king of the receipt thereof,

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Membrane 19—cont.

although lately the king learned that the said prior and all his predecessors being priors of the said Hospital in all past times had and held all the lands and possessions of the Hospital in Scotland as one preceptory pertaining and annexed to their priory and subject to their jurisdiction, and set over the same the king's lieges of England who paid their response to their chapter of England and not elsewhere, and that the late prior of the Hospital in France being made master of Rodes, scheming to draw to the dominion and power of the realm of France and into subjection to the prior in France the said preceptory being so subject to the power of the realm of England and ruled by the king's lieges, has thereto collated a certain Scotsman, appointing that the response which used to be paid to the said chapter should thenceforward be paid to the prior of France at Paris, and although the king, willing to obviate this new and unheard of prejudice to him and to the realm, forbade the said prior and receiver under pain of forfeiture and at their peril secretly or openly to send or suffer to be sent to the said master any money or cess of the said Hospital in name of response or otherwise whatsoever, until the said master should apply a remedy ; as the said master and the convent of Rodes, learning for a surety by express information of brethren of the priory dwelling therein that the preceptory of Scotland used to be held, ruled and governed by the priors of England, of their particular knowledge have revoked and annulled the gift thereof to the said Scotsman, and have granted and conferred the same upon the said prior in England with all and singular the members, appurtenances and rights thereto belonging and which ought to belong thereto in spiritualities and temporalities as well in chief as in the members, as appears by bulls of the said prior (*sic*) and convent produced before the council ; and at the instance and solicitation of the said prior and receiver and in consideration of their indigence the king would shew favour to the said master and convent. *Duplicatur.*

Et erat patens.

MEMBRANE 18.

Feb. 22. To the guardian, governor or justiciary of Ireland or his representative, and to the chancellor and treasurer of Ireland for the time being
Westminster. and either of them. Order, upon the petition of Elizabeth who was wife of Edward le Despenser knight tenant in chief, being daughter and heir of Bartholomew son of Bartholomew de Burgerssh, to cause restitution and livery to be made to her of all the manors, lands, rents etc. which were of her right and heritage after her said father's death, and were taken into the king's hand as well by virtue of the ordinance hereinafter mentioned as by her said husband's death, with the knights' fees and advowsons of churches, and with all issues thereof taken since Martinmas last, on which day the said Edward died as is found by inquisition thereupon taken at the king's command by Edmund Brugge escheator in Gloucestershire and Herefordshire and returned in the chancery of England ; as her petition shews that the manors of Killotheran and Belliconar co. Watirford, which are of her heritage, were after her said father's death taken into the king's hand by virtue of an ordinance, lately made at Guldeford in the 42nd year of the reign, that every man having lordships or lands in Ireland whatsoever should under pain of forfeiture thereof before Easter in the 43rd year or on that feast come in person to Ireland,

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Membrane 18—cont.

or send thither men sufficient according to the proportion of such lands, there to abide thenceforward upon the defence of Ireland, and for that the said Edward, being then on the king's service over sea and knowing not of that ordinance, came not before the said feast, nor sent men sufficient to abide upon the defence of the said lordships and lands, and that the same were in the king's hand until the said Edward's death and after and yet are as well for that cause as by the said Edward's death, praying restitution; and inasmuch as there is no fault in her the said Elizabeth, and the said Edward might not forfeit the said manors but for his life time, in consideration of his estate therein, and for that the king has taken the homage and fealty of the said Elizabeth for her said father's lands in England and Ireland and has commanded livery to be given her of all lands of her heritage in England, he is minded to grant her prayer. Proviso that the said Elizabeth shall rateably by herself or by others find and perform all charges due for the said manors, as others in Ireland are bound to do.

March 5. To the warden of the Flete prison. Order by mainprise of John de Westminister. Neville lord of Raby to cause John de Grantham, attorney of Bertram Monboucher late sheriff of Northumberland, to be set free from the said prison without delay; as the said John de Neville has mainperned before the treasurer of England that the said Bertram shall in the quinzaine of Easter next pay at the exchequer all moneys by him due to the king for the time that he was sheriff, or shall be that day at the exchequer to do and receive what the court shall determine in that behalf. By bill of the treasurer.

March 14. Order to the sheriff of Oxford to cause a coroner to be elected Westminister. instead of Nicholas Donyngton, who is insufficiently qualified.

MEMBRANE 17.

March 24. To Robert de Wilughby, Ralph de Crumwell, William de Thorp, Westminister. Thomas de Ingelby, Henry de Asty, Roger de Kirketon, Roger de Fulthorp, Robert de Haryngton, John Hode and William de Spaigne, and every of them. Order to continue in the state it now is until some day after Whitsuntide next to be by them appointed the king's writ of 14 March last appointing them, nine, eight, seven, six, five, four, three and two of them, of whom the said Thomas, Roger or Roger should be one, justices to make inquisition by true men of Lincolnshire concerning certain alleged trespasses by force of arms committed at Multon by Matthew Redemane knight and others against Gilbert de Umframville earl of Angos, and to hear and determine the same, making no further process thereupon in the mean time nor until further order, that in the mean time the king and council may have fuller information concerning the premises and the manner thereof; as the said Matthew has submitted himself to the king's grace and to the order of the king and council concerning trespasses and wrongdoings whatsoever wherein he shall be found trespasser in regard to entering the manor of Multon, praying that the said plaint be by the king and council debated, and has found mainpernors in chancery who have mainperned under a pain of 200*l.* that he shall be ready to answer and content the said earl and others of the people there for the trespasses and wrongdoings whereof he and the others aforesaid shall be found guilty.

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Membrane 17—cont.

To John de Welle, Ralph de Crumwell, Roger de Kirketon, Henry Asty, William de Burgh and John Hode and every of them. Order not to proceed until a day to be by them appointed after Whitsuntide next to take an assize of novel disseisin before them arraigned by Gilbert de Umframville earl of Angos and Maud his wife against Matthew de Redemane knight, Joan his wife and others, and another like assize before them arraigned by the said earl and Maud against Joan who was wife of Anthony de Lucy and others concerning tenements in Multon, but to continue those assizes in the state they now are, that in the mean time the king and council may have fuller information concerning the matter ; as on 4 March last the king by letters patent appointed the said John and the others to take those assizes ; and the said Matthew has submitted himself to the king's grace concerning the said assize and other matters in regard to that cause, and has found in chancery mainpernors who have mainperned for him and the said Joan under a pain of 200*l.* that they shall be ready to answer and according to the order of the king and council to content the said earl and others of the people there for all manner of trespasses and wrongs, in case they and the others aforesaid shall be found guilty in that behalf.

The like to Thomas de Ingelby and William de Burgh.

March 27. To the sheriff of Suthampton. Strict order, as he will save him
Westminster. harmless, by true men of his bailiwick within liberties and without to make inquisition concerning all the treasure found under ground which is in the keeping as well of Henry Holton bailiff of the hundred of Pacchestrowe and Clere as of others in the sheriff's bailiwick, causing the same to be arrested to the king's use wherever it may be found, and to be brought or sent safely to the receipt of the exchequer ; as the king is informed that the said bailiff and certain others have in their keeping a particular treasure so found, which may pertain to the king and to none other.

MEMBRANE 16.

Feb. 28. To John de Tothill. Order not to meddle further in the office of
Westminster. guardian of the peace, justice of oyer and terminer, and arrayer of men at arms, armed men and archers in the Westrithing in Yorkshire, although by divers letters patent the king lately appointed him and other lieges to the same ; as for particular causes laid before the council the king has thought fit to remove him.

Feb. 26. To Thomas Sewale escheator in Bedfordshire. Order to cause the
Westminster. abbot of Wobourne to have seisin of a messuage, 22 acres of land, 2 acres of meadow and 4*s.* of rent in Everesholt and Tyngre held by John Page of Everesholt outlawed for felony it is said ; as the king has learned by inquisition, taken by John de Broughton late escheator, that the said messuage, meadow and rent and 30 acres of land in Everesholt and Tyngre have been in his hand a year and a day and are yet in his hand, that the said John held that messuage, meadow and rent and 22 acres of the said land of the said abbot, and that William de Otteford formerly escheator had the year and a day and the waste thereof, and ought to answer for the same to the king.

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Membrane 16—cont.

Feb. 29. To Gilbert de Culwen escheator in Northumberland. Order to Westminster. cause John son and heir of Robert de Maners knight tenant in chief to have seisin of the lands of his said father taken into the king's hand by his death; as the said John proved his age before John Sayvyle late escheator, and the king has taken his homage and fealty. By p.s. [30935.]

Feb. 29. To Thomas Sewale escheator in Cambridgeshire. Order to keep Westminster. in the king's hand until further order the 3 acres of meadow, three tenants and the liberty of a court hereinafter mentioned, to take the fealty of Amy wife of Roger Loveday according to the form of a schedule enclosed, and to remove the king's hand and meddle no further as well with a messuage and 80 acres of land in Great Wylburgham as with all other the lands held of others than the king which are taken into the king's hand by her said husband's death, delivering to her any issues thereof taken except of the said 3 acres of meadow, three tenants and the liberty of a court; as the king has learned by inquisition, taken by the escheator, that at his death the said Roger held no lands in that county in chief nor of others in his demesne as of fee nor in service, but that in the 36th year of the reign without obtaining the king's licence he enfeofed Richard Garlond clerk, John Waryn of Purle, William atte Walle, William Bedell and others of a messuage, a toft, 230 acres of land, 3 acres of meadow, three customary tenants, 25s. of rent and the liberty of a court to be holden every three weeks in Great Wylburgham, whereof the said toft, 80 acres of land, 3 acres of meadow, three tenants and liberty of a court are held in chief by serjeanty, namely to keep one sparrowhawk, and by the service of 12d. a year of the sheriff's aid, and the residue of others than the king; and on 8 May in the 42nd year of his reign the king by letters patent pardoned the trespass committed by so acquiring the said messuage and 80 acres of land, further granting licence to the said Richard, John, William and William that they might thereof enfeof the said Roger and Amy and the heirs of the said Roger, which afterwards they did.

Feb. 12. To Oliver de Harnham escheator in Berkshire. Order, upon the Westminster. finding of an inquisition, by the escheator lately taken at the king's command, that Thomas Rous at his death held no lands in that county in chief in his demesne as of fee nor in service, but held in his demesne as of fee 6l. 13s. 4d. of rent in Newebiry payable at set terms, that he died thereof seised, but of whom the same is held or by what service is not known, that deceased at his death held no other lands in that county in demesne nor in service, and that Robert de Kendale knight and Maud his wife have since his death and do yet take and occupy the same, to remove the king's hand, and not to meddle further with the said rent, delivering up any issues thereof taken; as it is not found by that inquisition nor by certificate of the treasurer and the barons of the exchequer sent into chancery at the king's command whether the said rent is held in chief or no.

March 7. Order to the sheriff of Berkshire to cause a coroner to be elected Westminster. instead of William de Hdesle, who is dead.

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Membrane 16—cont.

March 8. To W. bishop of Cicestre. Order by indenture, making distinct
Westminster. and open mention of the same and the price thereof, to cause one empty chest and other goods and chattels of William de Chircheshull canon of Cicestre deceased, late one of the guardians of the temporalities of the bishopric of Worcester void by the death of William the last bishop, to be delivered to Master William de Wymundham parson of St. Mary 'atte Stronde' without New Temple Bar London, or to John Bisshopiston clerk, John Wyke clerk, William Doyly and Robert Dys his attorneys, in order that he may content the king for 10s. the price thereof, sending again one part of such indenture to the exchequer at Westminster in the quinzaine of Easter, also this writ ; as Robert de Assheton the treasurer has witnessed in chancery that the said parson has found security at the exchequer to content the king for the price of the said goods, which are in the king's hands as well in the Canons' street Cicestre as in the body of the said canon's prebend of Thorneye, which said canon at his death was bound to the king to render account of the issues of the temporalities aforesaid, and the said bishop of Cicestre by the king's command caused his goods and chattels to be sequestrated, as on the morrow of St. Hilary last he returned at the exchequer at Westminster.

March 31. To Philip de Courtenay admiral of the king's fleet to the westward,
Westminster. or to his lieutenant. Order to cause all ships of twenty tuns burden and upwards, and all seamen who shall be found within his admiralty within liberties and without, to be arrested without delay, so as to be ready to sail on the king's service at his wages whenever they shall have warning on his behalf, taking of the owners and masters of such ships security that they shall have their ships ready for that service, and of the said seamen and every of them likewise that they shall not withdraw to distant parts without special licence, but shall be ready for service under pain of forfeiture, distraining and compelling them if need be to find security as aforesaid in such manner as shall seem best.

March 23. To John Welde escheator in Essex and Hertfordshire. Order to
Westminster. cause Edward brother and heir of John son and heir of John de Benstede tenant in chief to have seisin of his said father's lands, which came to the king's hands by the said father's death and by reason of the nonage of John the son, who died within age and in the king's wardship, and so are in the king's hand ; as the said Edward has proved his age before the escheator, and the king has taken his homage and fealty.
By p.s. [30947.]

To Nicholas Somerton escheator in the county of Suthampton and in Wiltesir. Like order ; as the said Edward has proved his age before John Welde.

The like to Thomas Sewale escheator in Cambridgeshire.

MEMBRANE 15.

April 1. Order to the sheriff of Wiltesir to cause a coroner to be elected
Westminster. instead of William Haycroft lately elected, who has his abode in Berkshire as the king has learned.

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Membrane 15—cont.

March 12. To the mayor and bailiffs of the city of Cork in Ireland, and the
Westminster. keeper of the king's gaol there. Order at their peril, for particular causes laid before the king and council, to cause Gerard son of Raymond Caunton and Edmund son of Gerald Caunton, who are taken and there imprisoned for certain misprisions against the king and his majesty, to be there kept in safe custody until special order of the king without mainprise or any other delivery; certifying under their seals in the chancery of England the cause wherefore the said prisoners are taken and detained, and sending again this writ. By C.

April 1. To John de Hale escheator in Somerset. Order to take of Alice who
Westminster. was wife of Edmund de Clyvedon, tenant by knight service of the heirs of Edward le Despenser and Nicholas Seymour tenants in chief who are within age and in the king's wardship, an oath that she will not marry without the king's licence, and in presence of Robert de Assheton, to whom the king has committed the wardship of two thirds thereof, or of his attorney if being warned he will attend, to assign her dower of her said husband's lands taken into the king's hand by his death, the manor of Milton excepted, saving her dower of that manor if she be thereof dowable according to the law and custom of England; and order, to send such assignment under seal to be enrolled in chancery.

April 3. To the bailiffs and true men of the town of St. Botolph. Order on
Westminster. sight of these presents forthwith to assemble together, and having considered the matter so to deal in buying and selling 'stokfish' that by default of them or any of them no excessive dearness thereof shall arise in that port or elsewhere within the realm, nor shall any man within that port embrace such fish, that by their default touching this matter the king be not a second time vexed at the complaint of the people; as in consideration that a certain fish so called is landed in that port before other ports more than was wont, and that in divers parts of the realm great dearness thereof has now arisen, and it is doubted that much more will it arise hereafter to the hurt of all the commons if a speedy remedy be not applied, it is the king's will so to deal as may tend to the common advantage, as he is bound to do.

April 18. To the mayor and sheriff of Bristol. Order, upon the petition
Westminster. of Walter Derby of Bristol, to cause two ships of Spain lately taken at sea by the king's lieges and brought to that port to be there appraised by merchants and others having the best knowledge therein, and to be without delay delivered by indenture to the said Walter according to such appraisement by mainprise of Adam de Hertynghdon the king's clerk and Richard Lyons citizen of London, sending the appraisement into chancery under their seals and the seals of the appraisors, and certifying all their action in that behalf when they shall have executed this command; as the said petition shews that a ship of the said Walter laded with divers goods and merchandise was lately at sea in hostile manner taken and carried away by men of Spain, praying that in part of his recompense he may have the said ships of Spain which have long been detained in the port of Bristol, finding a mainprise to answer the king or to them of Spain for the true value or the price of those ships in case restitution thereof shall hereafter be adjudged by the king and council; and the said Adam and Richard,

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Membrane 15—cont.

appearing in person in chancery, have mainperned for the said Walter that he shall be ready truly to answer as aforesaid to the king or the owners of those ships according to order of the council.

April 22. Order to the sheriff of Essex to cause a coroner to be elected Westminster. instead of John Gierden, who is dead.

MEMBRANE 14.

March 25. To Maurice fitz Thomas earl of Kildare and justiciary of Ireland. Westminster. Order to take of John Mauclerk security that he shall come hither in the quinzaine of Michaelmas next to answer according to the law and custom of Ireland touching whatsoever shall be laid against him, and thereby to suffer him to be delivered to bail and set free from prison, and freely to come to the king in England; as on behalf of the said John it is shewn the king that at the king's command he was lately chosen by the commons of Ireland to journey to England in order to make declaration in the council for the king's profit touching certain business which concerns the king and the estate and ruling of Ireland, and that to prevent his coming to the king for that cause he is taken and there imprisoned for certain alleged evildoings for which he is indicted; and it is the king's will that the furtherance of the said business shall not by such means be deferred.

April 4. To Gerard fitz Moriz earl of Desmond and Thomas fitz Johan. Order, Westminster. for particular causes laid before the king and council, to cease all excuse and deliver by indenture to the mayor and bailiffs of Waterford to be there kept in prison in their custody until the king shall send further order for their deliverance Geoffrey Mor fitz Henry Migiboun, Philip Cam fitz Davy, Richard fitz Davy and Gilbert fitz Davy who are taken and imprisoned in Ireland under the custody of the said earl and Thomas for certain contempts and evildoings in Ireland committed. By C.

April 10. To the prior of the Hospital of St. John of Jerusalem in England. Westminster. Order to attorn tenant to Margaret who was wife of Thomas Graunson knight tenant in chief concerning 43s. of rent issuing from the said prior's manor of Sutton, and to pay her that rent every year at the usual terms from 14 February last; as on that day the king ordered Thomas de Illeston escheator in Kent in the presence of the heirs to assign to the said Margaret dower of her said husband's lands taken into the king's hand by his death, sending the assignment to be enrolled in chancery; and the escheator has certified in chancery that by virtue of that command he has assigned to her the rent aforesaid.

April 11. To Alan de Buxhull constable of the Tower of London, and to his Westminster. lieutenant. Order of the king's favour to set free the prior of St. Frideswide Oxford, who is taken at the king's command and there imprisoned under their custody, suffering him to go his way. By K.

April 3. To Thomas de Illeston escheator in Surrey. Order to deliver to Westminster. Simon Durant and Margaret his wife a messuage, 26 acres of land and 1½ acre of meadow in Okstede, together with the issues thereof

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Membrane 14—cont.

taken since the death of Agnes atte Bergh ; as the king has learned by inquisition, taken by the escheator, that the said Agnes, being an idiot, at her death held no lands in that county in chief in her demesne as of fee, but that the premises, which are not held of the king, came to the king's hands by reason of her idiocy and are yet in his hand, that she died on Thursday after the Epiphany last, and that the said Margaret is her cousin and next heir, being daughter of John Wylot son of John Wylot brother of Stephen atte Bergh father of Alice mother of the said Agnes, and is of full age.

April 28. Order to the sheriff of Huntingdon to cause a coroner to be elected
Westminster. instead of Walter Lassels, who has his abode without the county, wherefore he has not leisure to exercise the office of coroner, as the king has learned.

MEMBRANE 13.

Feb. 20. To Richard Ryhale escheator in Worcestershire. Order to remove
Westminster. the king's hand, and not to meddle further with the manor of Upton upon Severn taken into the king's hand by the death of Edward le Despenser knight, delivering to Elizabeth his wife any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that the said Edward and Elizabeth at his death held that manor jointly by gift and feoffment of Lambert de Weston knight and John de Aldrynton to them and the heirs of their bodies, and that the same is not held of the king.

Feb. 22. To John Rokewode escheator in Suffolk. Order to remove the
Westminster. king's hand, and not to meddle further with the manors of Carleton, Middleton, Clopton, Little Welnetham, Blaxsale, Swynlond, Wyttnesham, Cokefeld and Fenhall and the advowsons of Carleton, Middleton, Clopton, Little Welnetham and Chesilford, all taken into the king's hand by the death of Edward le Despenser, delivering to Elizabeth his wife any issues taken of those manors ; as the king has learned by inquisition, taken by the escheator, that the said Edward at his death held no lands in that county in chief in his demesne as of fee, but held the said manors and advowsons of her right and heritage, and that they are held of others than the king.

Feb. 24. To Edmund de Brugge escheator in Herefordshire and the march
Westminster. of Wales adjacent. Order to deliver to Elizabeth wife of Edward le Despenser knight tenant in chief the castle and a moiety of the lordship of Ewyas in the said march taken into the king's hand by her said husband's death, together with the issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that the said Edward at his death held the premises of her right and heritage, and that they are held in chief by knight service ; and the king has taken the homage and fealty of the said Elizabeth. By p.s. [30930.]

Feb. 22. To Edmund de Brugge escheator in Gloucestershire and Hereford-
Westminster. shire and in the march of Wales adjacent. Order to deliver in dower to Elizabeth who was wife of Edward le Despenser knight tenant in chief such as are in his bailiwick of the castles, towns, manors and lands following which the king has assigned to her of her said husband's

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Membrane 13—cont.

lands etc. taken into the king's hand by his death and by reason of the nonage of his heir, having taken of her an oath that she will not marry without the king's licence, namely the castle and town of Keryfilly in the march of Wales extended at 13*l.* 2*s.* 1*d.* a year, the country of Sengh' above and below Caugh' at 122*l.* 3*s.* 10*d.*, the hamlet of Rothery at 19*l.* 10*s.*, Enysuaylgoun with appurtenances at 29*l.* 19*s.* 5*d.*, the manor of Whytechurch at 10*l.* 11*s.* 6*d.*, the manor and country of Talvan at 37*l.* 9*s.* 6½*d.*, the town of Coubrugge at 14*l.* 7*s.* 7*d.*, the castle and manor of Lanblethian at 69*l.* 15*s.* 11*d.*, the country of Ruthyn at 13*l.* 11*s.* 6*d.* all in the said march, the manor and borough of Teukesbury co. Gloucester at 132*l.* 17*s.* 10*d.*, the manor of Faireford at 47*l.* 17*s.* 8*d.*, the foreign court of Bristol at 10*l.*, the castle and manor of Haneleye co. Worcester at 10*l.* 11*s.* 4*d.*, the manor of Bischeley at 7*l.* 8*s.* 8½*d.*, the manor of Stanford co. Berkes at 34*l.* 10*s.* 6*d.*, the manor of Yelvertoft co. Norhampton at 6*l.* 13*s.* 4*d.* and the hundred of Chadlynton co. Oxford not extended over and above the farm of 110*s.* due for the same to the king, rendering yearly to the king until the lawful age of the heir, and thenceforward to the said heir, 10*s.* 4*d.* which is the excess of her said dower.

To Richard Ryhale escheator in Worcestershire. Order to deliver in dower to Elizabeth who was wife of Edward le Despenser knight the castle and manor of Hanley and the manor of Bischeley, extended (*as above*), which among other castles, towns, manors and lands of her said husband the king has assigned to her.

The like to the following :

Nicholas Somerton escheator in Berkshire, concerning the manor of Stanford.

John Carnels escheator in Norhamptonshire, concerning the manor of Yelvertoft.

Nicholas Somerton escheator in Oxfordshire, concerning the hundred of Chadlynton.

May 22. To Walter Holt escheator in Leycestershire. Order to deliver to Westminster. Elizabeth late wife of Edward le Despenser knight the advowson of Boseworth church, namely to present every fourth turn, taken into the king's hand by her said husband's death ; as the king has learned by inquisition, taken by the escheator, that at his death the said Edward held the same of her right and heritage, and that she will now present at the first turn ; and the king has taken her homage and fealty.

MEMBRANE 12.

May 23. To John atte Hale escheator in Somerset. Order to deliver in Westminster. dower to Elizabeth who was wife of Edward le Despenser knight tenant in chief such as are in his bailiwick of the knights' fees and parts of fees following which the king has assigned to her of the fees of her said husband taken into the king's hand by his death and by reason of the nonage of his heir, namely one knight's fee in Pubbelowe formerly held by Edmund de Sancto Laudo clerk, John Lupyete parson of Bakwell, William Vyriour parson of Alre and Nicholas Saltkoc parson of Neweton Seynlo and extended at 15*l.* a year, one knight's fee in Neweton Seynlo at 15*l.*, 2½ knights' fees

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Membrane 12—cont.

in Estharpetre held by John Deverous at 30*l.* 1½ knight's fee in Stoke Giffard held by John Rodeney knight at 20*l.*, one knight's fee in Haluetre and Littelton held by the abbot of Keynesham, Walter Romeseye knight and Maud Bassett at 10*l.*, two knights' fees in Westluddeford held by James de Audele at 10*l.*, the moiety of one knight's fee in Upton Caboche held by Edward Burnel at 10 marks, one knight's fee in Meryet held by John Meryet knight at 20*l.*, the fourth part of one knight's fee in Northovere held by the master of the hospital of Bridgwater (*Pontewalter*) at 100*s.*, three quarters of one knight's fee in Asshton now held by Robert de Assheton at 100*s.*, the moiety of one knight's fee in Bakwell formerly held by John de Rodeney knight at 10*l.*, the moiety of one knight's fee in Wynford held by the said John de Rodeney at 30*s.*, the fourth part of one knight's fee in Wodecombe held by Matthew de Clyvedon at 20*s.*, the fourth part of one knight's fee in Ragelbury held by the abbot of Flaxlegh at 100*s.*, the tenth part of one knight's fee in Bicheuestoke held by Nicholas Ive at 40*s.*, the fourth part of one knight's fee in Bicheuestoke held by Nicholas de Sancto Laudo at 40*s.*, the fourth part of one knight's fee in Stokwode held by the abbot of Keynesham at 40*s.*, 1½ knight's fee in Pegelynche and Farlegh held by Thomas de Hungerford knight and the prior of Henton at 30*l.*, the fourth part of one knight's fee in Northovere held by Richard Brice at 100*s.*, one knight's fee in Hentonbluet now held by Robert Cheddre at 40*s.*, one knight's fee in Haluetre formerly held by John de Rodeney knight at 40*s.*, the fourth part of one knight's fee in Bedmynstre held by Thomas de Berkelegh at 20*l.*, three quarters of one knight's fee in Asshecombe held by Richard Arthur at 15*l.*, two knights' fees in Bristilton held by John le Warre knight at 40*l.*, the fourth part of one knight's fee in Miggel now held by Richard de Acton at 100*s.*, the fourth part of one knight's fee in Wellewe formerly held by Thomas de Hungerford at 20*l.*, one knight's fee in Twyverton held by John de Rodeney at 10*l.*, the sixteenth part of one knight's fee in Bakerich held by the abbot of St. Augustine Bristol at 10*s.*, one knight's fee in Radestoke now held by William Banastre at 20*l.*, one knight's fee in Dynygton held by Ellis de la Lynde at 15*l.*, one knight's fee in Clopton formerly held by Richard Arthour at 15*l.*, the fourth part of one knight's fee in Capenore held by Walter Laurence the younger at 40*s.*, the moiety of one knight's fee in Bakwell held by John de Rodeney knight at 10*l.*, the moiety of one knight's fee in Wynford held by Maud Basset at 100*s.*, the fourth part of one knight's fee in Bodecombe held by the master of the hospital of St. John Bristol at 20*s.*, and one knight's fee in Clyvedon held by Edmund de Clyvedon now deceased at 40*l.* all in the same county. one knight's fee in Severnestoke pertaining to the manor of Hanley co. Worcester at 100*s.*, one knight's fee in Chaddesley Corbet pertaining to the said manor at 100*s.*, one knight's fee in Eldresfeld pertaining to the manor of Bischeley co. Worcester at 100*s.*, one knight's fee in Clifton co. Gloucester now held by John de Sancto Laudo at 100*s.*, the moiety of one knight's fee in Alrinton now held by the abbot of Oseneye at 40*s.*, the moiety of one knight's fee in Sharnecote, Nethercote and Sodyngton now held by Roger ap Adam at 40*s.*, and the moiety of one knight's fee in Estleche now held by the heirs of Herbert de Sancto Quintino at 40*s.* all in Gloucestershire. 10½ knights' fees in Burlescombe and Lomene Clayyle co. Devon with the members at 52*l.* 10*s.*, the moiety of one knight's fee

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Membrane 12—cont.

in Bideforde now held by Theobald de Greneville at 20*l.*, one knight's fee in Kilkampton now held by the said Theobald at 40*l.*, five knights' fees in Devon now held by Dame de Blount at 50 marks, and one knight's fee in Calwodele in the same county now held by Andrew de Calwodele at 60*s.*, one knight's fee in Landowe in the march of Wales now held by John Wynchestre at 10*l.*, and one knight's fee in St. Donat in the said march now held by Robert Ryvers and Thomas Hye and extended at 20 marks a year.

To Edmund de Brugge escheator in Gloucestershire and the march of Wales adjacent. Order to deliver in dower to Elizabeth who was wife of Edward le Despenser knight the knights' fees and parts of fees following of her said husband which among others the king has assigned to her, namely one knight's fee in Clifton, the moiety of one knight's fee in Alrinton, the moiety of one knight's fee in Sharnecote, Nethercote and Sodyngton, and the moiety of one knight's fee in Estleche co. Gloucester, one knight's fee in Landowe and one knight's fee in St. Donat in the said march (*tenants and extents as above*).

The like to the following :

Richard Ryhale escheator in Worcestershire, concerning one knight's fee in Severnestoke, one knight's fee in Chaddesley Corbet, and one knight's fee in Eldresfeld (*appurtenant as above ; extents as above*).

John de Mattesford escheator in Devon, concerning 10½ knights' fees in Burlescombe and Lomene Clavyle with the members, the moiety of one knight's fee in Bydeford and one knight's fee in Kilkampton held by Theobald de Greneville, five knights' fees held by Dame de Blount, and one knight's fee in Calwodele held by Andrew de Calwodele (*extended as above*).

To Edmund de Brugge escheator in Gloucestershire and the march of Wales adjacent. Order to deliver in dower to Elizabeth who was wife of Edward le Despenser knight tenant in chief such as are in his bailiwick of the advowsons following, which the king has assigned to her of the advowsons of churches, abbeys and priories of her said husband in England and Wales, namely the advowsons of Teukesbury abbey co. Gloucester extended at 40*l.* a year, of Kylthergayr church at 100*s.* and of Rothry church in the said march at 40*s.*, of Allhallows church in the city of London at 10 marks, of Bychamwelle church co. Norfolk at 100*s.*, of Stanford church co. Berkes at 50 marks, and of Wyntereslewe church co. Wiltesir extended at 4*l.* a year.

To Nicholas Somerton escheator in Berkshire and Wiltesir. Order to deliver in dower to Elizabeth who was wife of Edward le Despenser knight the advowsons following which, among others, the king has assigned to her, namely the advowsons of the churches of Stanford co. Berkes and Wyntereslewe co. Wiltesir (*extended as above*).

The like to the following :—

John Warde mayor of the city of London and escheator therein, concerning the advowson of Allhallows church in that city (*extended as above*).

John Rokewode escheator in Norffolk, concerning the advowson of Bychamwelle church (*extended as above*).

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MEMBRANE 11.

April 26. To the bailiffs of Pevense co. Sussex. Order to cause a bond of
Westminster. Simon Hendeman and John Burmusbury for 100*l.* to be delivered to the said Simon and John, not troubling them in aught by reason thereof; as lately they laded in that port 60 quarters of corn of divers kinds to take to the city of London for sustenance of the nuns minoresses of London, and the bailiffs arrested that corn, alleging that they might take no corn anywhere out of that county without the king's licence, and kept the same under arrest, as the king has learned, until the said Simon and John made them the said bond for their security.

May 3. To Thomas de Illeston escheator in Sussex and Kent. Order to
Westminster. keep the manor of Walderne in the king's hand until further order, and to remove the king's hand and meddle no further with the residue of the manors and the rent hereinafter mentioned taken into the king's hand by the death of Thomas de Ponynge knight tenant in chief, saving the condition contained in the schedule hereinafter rehearsed, delivering up the issues thereof taken except of the said manor of Walderne; as the king has learned by inquisition, taken by the escheator, that the said Thomas being lately seised of the manors of Ponynge, Pengedene, Great Perchyng, Little Perchyng, Hangelton, Slagham, Crawele, Tuynem and Walderne and of 6 marks of rent in Ifeld co. Sussex, and of the manor of Hosmynden co. Kent, gave the same to Arnald Savage and William de Elyngton knights, John Newemarche, William Tauke, Roger Dalyngrygge, Hugh Walton and John Baker chaplain, the said manors and rent in Sussex for their lives and the life of Blanche wife of the said Thomas, and the said manor of Hosmynden for the life of the said Blanche, and that all the premises are held of others than the king; and by declaration of his last will the said Thomas willed that the said feoffees should first pay his debts, and should surrender to the said Blanche for her life, if she should remain unmarried, all their estate in the premises, the manor of Walderne excepted, and that in case she should be married it should be lawful for the right heir of the said Thomas to enter the premises, with the exception aforesaid, and possess the same as the true heir, and for the manor of Walderne he willed that the said feoffees should thereof enfeof the said John Bakere for their lives and the life of the said Blanche, if before the death of the said Thomas he should not be advanced by gift of the said Thomas to some church or other competent maintenance, as appears by the schedule aforesaid sealed with the seal of the said Thomas and enrolled in chancery; and it is witnessed in chancery before the king and council that the said John Bakere was advanced by the said Thomas in his lifetime.

May 5. To all and singular, the sheriffs, mayors, bailiffs, ministers and other
Westminster. the king's lieges within liberties and without to whom etc. Order not to compel the men and tenants of the manor of Clyve co. Norhampton, which is of the ancient demesne of the crown as appears by certificate sent into chancery at the king's command by the treasurer and the chamberlains, to pay toll upon their property, goods or merchandise whatsoever, but to suffer them to be thereof quit, releasing any distress for that cause made upon them; as according to the custom heretofore used and kept in the realm, men and tenants of the ancient demesne

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Membrane 11—cont.

of the crown are and ought to be quit of such payment throughout the realm.

Et erat patens.

MEMBRANE 10.

May 1. To the sheriff of York for the time being. Order to pay to John de Westminster. Berden of York the arrears since 6 September last of 6*d.* a day, and henceforward to pay him that daily sum every year during his life, taking his acquittance; as at the petition of Walter Whitehors the king's esquire, to whom the king on 20 June in the 43rd year of his reign granted by letters patent the keeping of his pond of Fosse by York for life with the wages and fees to that office belonging, and for that the said Walter gave up those letters patent to be cancelled in chancery, the king on 6 September last by letters patent granted the keeping thereof to the said John for life with the wages and fees aforesaid; and by certificate of the treasurer and the barons of the exchequer sent into chancery at the king's command it appears that 6*d.* a day by the hands of the sheriff are allowed to the said Walter for keeping the said pond.

Et erat patens.

May 3. To Philip de Courtenay admiral of the king's fleet to the westward, Westminster. or to his lieutenant. Order, upon the petition of Paravesinus merchant of Genoa (*Janua*), proctor of Moruellus Damare merchant of Genoa, to cause a ship called '*la Seint Antoine*' of Genoa to be delivered to the said proctor with all her gear at the time of the capture thereof, and reasonable freight for the goods and merchandise then on board, which for the cause hereinafter mentioned are to be detained by the admiral and lieutenant within the realm, likewise 209 quintals of iron bought at St. Sebastian if the said proctor may prove the same to be of the said Moruellus, that for lack of speedy justice done by the admiral and lieutenant the said proctor may not a second time have matter for complaint to the king and council; as the said petition shews that the said Moruellus bought the said ship at Lesclus in Flanders, and freighted the same with the said iron and with other goods and merchandise to be taken to foreign parts, and after touched at the island of Baspaule in Brittany, and that some of the king's subjects of the town of Plymmuth, pretending that this merchandise was of the king's enemies, took the said ship with the iron and other goods, brought them within the realm, and unlawfully detained ship and goods and withheld the freight due to the said Moruellus, praying for delivery and payment thereof; and by letters sealed as well with the seal of Robert Beaumaners captain of Morlas in Brittany as with the common seal of the town of Bruges, and by notarial instruments produced before the king and council, it is plain that the ship is of the said Moruellus, and it is witnessed before the king and council that he is of the king's friendship as are others of Genoa, and it is the king's will friendly to entreat him according to the concord made between the king and them of Genoa. Proviso that the residue of the goods and merchandise aforesaid be safe kept for those to whom they ought lawfully to be delivered by way of reprisal or otherwise.

May 5. Order to the sheriff of York to cause a coroner to be elected instead Westminster. of Thomas Lascy, who is dead.

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Membrane 10—cont.

May 6. Order to the sheriff of Essex to cause a coroner to be elected instead
Westminster. of Richard Suarry, who is dead.

MEMBRANE 9.

May 12. Order to the sheriff of Essex to cause two verderers in the forest
Westminster. of Waltham to be elected instead of Thomas Banyard and Edmund Warner, who are dead.

May 6. To the governor, guardian or justiciary of Ireland, and the chancellor,
Westminster. the treasurer and the barons of the exchequer of Ireland for the time being, and to every of them. Order, if a yearly pension of 13 marks payable at the Nativity of St. Mary to the prior and convent of Christ Church Canterbury is in the king's hand by reason of the ordinance hereinafter mentioned and for no other cause, to deliver the same to the said prior without delay together with the issues thereof taken, suffering him or his attorney without let to have and take that pension as before the said ordinance, the prior's absence or the said ordinance notwithstanding; as on behalf of the said prior and convent it is shewn the king that the abbot and convent of Tintern (*de Voto*) in Ireland are bound to them and their successors in the said pension for certain ecclesiastical tithes, fruits, oblations and obventions in Ireland which the prior of Christ Church with the assent of the chapter formerly gave to the said abbot and convent and to their successors, but that by virtue of an ordinance lately made at Gildeford, that every man having lordships and possessions in Ireland should under pain of forfeiture thereof before Easter in the 43rd year of the reign come thither or send men sufficient there to abide upon the defence of the same, although the said pension is a spirituality and due to them in recompense for spiritualities, the same is taken into the king's hand as if it were a temporal pension, which it is not, praying for restitution; and it has been agreed by the king and council that restitution be made of any ecclesiastical possessions in Ireland taken into the king's hand by reason of that ordinance.

April 16. To S. bishop of Meath in Ireland. Order not to meddle further with
Westminster. lands now in his keeping by the king's commission it is said, assigned in dower by William Ilger escheator in Ireland to Anne who was wife of John de Hastynges earl of Pembroke tenant in chief, delivering to her or her attorney any issues thereof taken since 10 December last; as on that day the king by writ ordered the said escheator to assign and deliver to her dower of her said husband's lands in Ireland taken into the king's hand by his death.

May 18. Order to the sheriff of York to cause a coroner to be elected instead
Westminster. of Thomas Lasey, who is dead.

May 20. To William Walshale escheator in Salop and the march of Wales
Westminster. adjacent. Order to cause Brian son and heir of Geoffrey de Cornewaille tenant in chief to have seisin of his father's lands taken into the king's hand by his death; as he has proved his age before the escheator, and the king has taken his homage and fealty. By p.s. [30990.]

To Richard Ryhale escheator in Worcestershire. Like order; as the said Brian has proved his age before William Walshale.

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Membrane 9—cont.

The like to the following :—

John Karnell' escheator in Norhamptonshire.

John Mattesford escheator in Devon.

Edmund de Brugges escheator in Herefordshire and the march of Wales.

MEMBRANE 8.

May 1. To James le Botiller earl of Ormond late justiciary of Ireland and
Westminster. Thomas de Baddeby late treasurer there. Order for particular causes not to meddle henceforward in searching for mines of gold and silver in Ireland, although lately the king by letters patent appointed them so to do, and to do certain other things affecting such search ; for it is the king's will that they be thereof discharged toward him.

MEMBRANE 7.

May 8. To John de Cavendissh and Thomas de Ingelby justices appointed
Westminster. to hold pleas before the king. Order by writ of *nisi prius* to cause an inquisition which is to be taken between the king and Thomas Tatyna of Swyneshed whether John son of William Edryk of Toft for whose death the king by letters patent has pardoned the said Thomas, and John Souter of Swyneshed for whose death he is indicted before the king, are one and the same person or no, to be taken before the said justices or one of them, or before the justices of assize in Lincolnshire or one of them.

MEMBRANE 6.

May 13. To John de Rokewode escheator in Suffolk. Order to take the
Westminster. fealty of Joan wife of Ralph de Shelton knight the elder according to the form of a schedule enclosed, and to remove the king's hand and meddle no further with the manor of Brondilleye, delivering to her any issues thereof taken since her said husband's death ; as the king has learned by inquisition, taken by the escheator, that the said Ralph at his death held no lands in the escheator's bailiwick in chief in his demesne as of fee, but held the said manor jointly with the said Joan, to them and the heirs of their bodies, of the king as of the honour of Helyoun by the service of 13s. 4d. a year.

May 19. Order to the sheriff of Lancashire to cause a coroner to be elected
Westminster. instead of William de Bradekirke, who is insufficiently qualified.

Like orders to the same sheriff for election of coroners instead of Richard de Asshton of Adburgham and Edmund Frere, who are insufficiently qualified.

Order to the sheriff of Lancashire to cause a verderer in the forest of Quernemore and Aymondirnesse to be elected instead of Nicholas Gentyll, who is dead.

Like order to the sheriff of York for election of a verderer in the forest of Pykeryng instead of John de Pykeryng, who is dead.

May 22. To the mayor and bailiffs of Suthampton. Order to cause a ship of
Westminster. John Katee and John Hardy merchants of Landreger and of Peter Preserak merchant of la Rochele called '*la Barge de Seint Ive*,' lately taken by John Clerk and now in the port of Suthampton, to be safe kept under arrest until further order with the wines and merchandise therein whatsoever, nought being taken away.

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Membrane 6—cont.

May 20. To Alan de Buxhull constable of the Tower of London and to his
Westminster. lieutenant. Order to set free William Knolle of Dertmouth, at the king's command taken and imprisoned in the said Tower under their custody, suffering him to go his way. By K. and C.

May 24. To Gilbert de Culwenn escheator in Cumberland. Order to remove
Westminster. the king's hand, and not to meddle further with certain lands in the town of Corkeby taken into the king's hand by William de Nessefeld late escheator it was said, delivering up any issues thereof taken; as lately the king by writ ordered the treasurer and the barons of the exchequer to search the account of the said William and the memoranda of the exchequer, and to send into chancery under the exchequer seal a certificate of the cause wherefore the same were so taken, and they have certified that upon search of the particulars of the said account from 22 May in the 31st year to Michaelmas in the 32nd year of the reign an entry is found concerning certain tenements in the town of Corkeby from 10 May in the 32nd year on which day they were taken into the king's hand to Michaelmas following, shewing that the said escheator so took the premises for that he found by inquisition that Alan de Langthwayt tenant thereof in fee to him and his heirs was dead, who at his death held the same in chief by homage by reason of the fees which were of Andrew de Harcla late an adherent of the Scots the king's enemies, in the king's hand because of the said Andrew's forfeiture; and the king reckons that cause insufficient.

May 22. To the sheriffs of London. Order to set free Richard Glovere
Westminster. 'armurer' from the prison of the city of London, discharging him and his mainpernors from arrest, and acquitting them of their bond for the day fixed by the sheriffs; as Alan de Buxhull constable of the Tower of London has by his bill signified in chancery that the said Richard, being imprisoned in the Tower for a particular debt due to the king, lately by licence of the said constable set out thence for particular business in the said city by a sufficient mainprise, and as he so set out on bail was by the sheriffs taken and arrested at the suit of certain persons of the city and is imprisoned until he shall find certain mainpernors, bound in certain sums of money to give up his body at the said prison at a set day; and it is the king's will that the said Richard while the king's prisoner in the Tower for the king's debt shall not elsewhere be arrested at the suit of a party. Proviso that when set free from the Tower the said Richard shall straightway be delivered to the sheriffs to be judged.

May 24. To all and singular the sheriffs, mayors, provosts, bailiffs, ministers
Westminster. and other the king's lieges within liberties and without to whom etc. and to every of them. Order to suffer Thomas now bishop of Karliol and all his men in the manor and soke of Horncastre with their appurtenances to be quit throughout the king's land of payment of any toll to the said sheriffs etc. or to any of them, not troubling such men or any of them, releasing any distress made upon them for that cause, and making restitution of any levy made upon them; as among other liberties and quittances of the bishop of Karliol granted him by charters of former kings it is granted that he and his successors and all their men in the said manor and soke shall be for ever quit of toll toward the king and his heirs, his sheriffs, constables, provosts and

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Membrane 6—cont.

all his bailiffs throughout the whole of his land ; and the king has lately confirmed those charters, granting further to the said bishop that he and his successors shall fully use and enjoy the liberties and quittances therein contained although any of them have not hitherto been used by him or his predecessors.

Et erat patens.

[*Fœdera.*]

MEMBRANE 5.

May 15. To the sheriffs of London and the sheriff of Middlesex for the time
Westminster. being. Order of the farm or issues of the said city and county to pay to the prior and convent of the church of Holy Trinity in the city of London the arrears since 1 December in the 30th year of the reign of 100s. yearly, and henceforward to pay them that sum every year at Easter and Michaelmas by even portions, taking their acquittance ; as at the king's request, with the express assent of Michael late bishop of London and of the dean and chapter of London, the said prior and convent lately granted to the abbot and convent of Graces near the Tower of London and to their successors to possess for ever certain oblations, tithes and spiritual obventions arising from certain tenements and places within the bounds of the parish of St. Botolph without Algate, which the said prior and convent hold appropriated to their own use in right of their said church, and from certain persons inhabiting the same ; and willing to recompense the said prior and convent for the value of the fruits etc. so granted, on the date aforesaid the king by charter gave to them and their successors 100s. to be taken every year as aforesaid by the hands of the sheriffs.

Et erat patens.

May 15. To William Walshale escheator in Salop. Order to remove the
Westminster. king's hand, and not to meddle further with the manor of Straunge Betton taken into the king's hand by the death of Margaret who was wife of Hamon Lestraunge of Cheswardyn, delivering to John Careles and Joan his wife, Edward de Acton and Eleanor his wife any issues thereof taken ; as lately it was found by inquisition, taken at the king's command by John de Perton then escheator, that the said Margaret at her death held that manor for life with reversion to the right heirs of her said husband (likewise deceased), and that John Lestraunge, son of John Lestraunge the younger, being cousin of the said Hamon, is next heir of the said Margaret, and was aged 19 years on 1 August in the 47th year of the reign ; and after on the finding of another inquisition, taken likewise at the king's command by Roger de la Lee late escheator, that the said Margaret at her death held the said manor as jointly enfeoffed with the said Hamon her husband to them and the heirs of their bodies, with remainder for lack of such an heir to Fulk Lestrange brother of the said Hamon and to the heirs of his body, that after her death the same ought by the form of the gift to remain to the said Joan wife of John Careles and Eleanor wife of Edward de Acton as daughters and heirs of the said Fulk for that the said Hamon and Margaret died without issue, and that the said Joan and Eleanor are of full age, the said John and Joan, Edward and Eleanor petitioned the king for removal of his hand, and the king ordered the sheriff to give notice to the executors of Richard earl of Arundel, to whom the king committed the wardship

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Membrane 5—cont.

of the lands of the said John son of John Lestrange until the lawful age of his heir, to be in chancery at a set day now past to shew cause for the king and themselves wherefore the king's hand ought not so to be removed, and further to do and receive what the court should determine, and the sheriff returned that he gave the said executors notice as by the writ required; and Richard now earl of Arundell (being one of the said executors) and the king's serjeants appeared in chancery at that day, but the residue of the executors came not, and the now earl and the serjeants said nought effectual wherefore the king ought not to remove his hand from the said manor and the issues thereof taken.

May 25. To John de Foxle constable of Quenesburgh castle and to his
Westminster. lieutenant. Order to receive of him who shall deliver him Thomas de Caterton, whom for particular causes the king shall cause to be delivered for safe custody to the said constable and lieutenant, and to keep him in safe custody in the prison of that castle until further order.
By K.

May 24. To John Carnels escheator in Norhamptonshire. Order to deliver
Westminster. to John de Estbury the younger the manor of Watford, 38s. of rent in Coldassheby, 9s. of rent in Great Creton, 51s. of rent in Staverton, 6s. of rent in Westhaddon and 15s. or rent in Welton, taken into the king's hand by the death of Agnes who was the said John's wife, together with the issues thereof taken, to hold for life by the courtesy of England; as the king has learned by inquisition, taken by the escheator, that at her death the said Agnes held two thirds of the said manor and the said rent in Coldassheby in chief by knight service, a third part of the said manor of the king to fee farm rendering 20*l.* a year at the exchequer by the hands of the sheriff, the said rent in Great Creton of the king as of the honour of Chokes, and the residue of the said rents of others than the king, that the said John de Estbury ought to hold the premises for life as aforesaid by reason of issue between them begotten, and that the said issue is dead in the life time of the said Agnes.

July 24. To Walter Holt escheator in Leycestershire. Order to remove the
Westminster. king's hand, and not to meddle further with the manor of Olesthorp taken into the king's hand by the death of Agnes who was wife of John de Estbury the younger, delivering to the said John any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Agnes at her death held the said manor in her demesne as of fee of others than the king, and that the said John ought etc. by reason of issue etc. (as above).

May 8. To John de Rokewode escheator in Norfolk. Order to deliver to John
Westminster. Fauconer 22 acres of land, 9 acres of pasture, 5 acres of turbarie, 2 acres of heath, 11s. of rent and the moiety of a messuage in Ormesby taken into the king's hand by the death of Juliana who was wife of the said John Fauconer, together with the issues thereof taken, to hold for life by the courtesy of England; as it is found by inquisition, taken at the king's command by Richard de Waterden late escheator, that at her death the said Juliana held the premises of the king in free

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Membrane 5—cont.

socage by the service of 2*d.* a year for all service, and that her said husband ought to hold the same for life as aforesaid by reason of issue between them begotten; and the king has taken his fealty.

May 3. To Thomas de Illeston escheator in Kent. Order to cause John Westminister. Alkham, son of Christina sister of William son of William Archer and cousin and heir of the said William Archer tenant in chief, to have seisin of the said William Archer's lands which are in the king's hand by his death and by reason of the said John's nonage; as he has proved his age before the escheator, and the king has taken his homage and fealty. By p.s. [30971.]

June 3. To the mayor and bailiffs of the town of Dovorre for the time being. Westminister. Order to suffer the citizens of York, their heirs and successors and every of them, to use and enjoy the liberties hereinafter mentioned, not troubling them in aught contrary to the charters of former kings and the king's confirmation thereof; as among other liberties and quittances so granted to them it is granted that they and their successors for ever shall be quit of toll and lastage, of 'wrek,' pontage, passage, of 'trespas' and of all customs throughout England, Normandy, Aquitaine, Anjou and Poitou and all the ports and sea coasts thereof, and that no man shall trouble them on pain of forfeiting 10*l.*, and the king by charter has confirmed those grants, further granting that they, their heirs and successors being citizens of York, shall henceforward without let of the king or his heirs, his justices, escheators, sheriffs, bailiffs or ministers whatsoever fully use and enjoy the said liberties and quittances and every of them although any of them was not heretofore used by them, their ancestors or predecessors.

Et erat patens.

[*Fœdera.*]

The like to the mayor and bailiffs of Sandewich.

[*Ibid.*]

May 13. To the treasurer and the chamberlains. Order to pay at the Westminister. exchequer to John de Harleston and Philip la Vache, if not yet contented thereof, 1,833. 6*s.* 8*d.* remaining over of a sum of 2,500*l.*, or to make them a competent assignment in places where they may be so contented, receiving from them to be cancelled the king's letters patent promising payment of the said residue; as for 2,500*l.* they lately sold to the king the prisoners following, namely John lord of Poys for 1,500*l.* and Walter Chastillon for 1,000*l.*, and of the whole sum 1,000 marks is paid them; and on 6 December in the 48th year of his reign the king by letters patent promised to pay the residue to them, their heirs and assigns, at the receipt of the exchequer or at some other place which he shall appoint, one moiety at Whitsuntide then next or within three weeks after, the other moiety at Michaelmas following or within three weeks after.

[*Ibid.*]

MEMBRANE 4.

May 30. To John de Cavendissh and Thomas de Ingelby justices appointed Westminister. to hold pleas before the king. Order by writ of *nisi prius* to cause an inquisition which remains to be taken between the king and

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Membrane 4—cont.

Henry de Seburgham concerning two messuages, 40 acres of land and 5 acres of meadow in Seburgham which were of John de Seburgham to be taken before them the said justices or one of them or before the justices of assize in Cumberland or one of them.

June 3. To the mayor and sheriffs of London. Order to cause any goods
Westminster. and merchandise whatsoever of the subjects of Charles the king's adversary of France which are in the city of London or come thither to be arrested without delay, and to be safe kept under arrest until full restitution shall be made to the king's subjects of their goods and merchandise taken contrary to the truce made between the king and his said adversary, or until it shall be otherwise provided; as in the said truce it is contained, among other things, that during the truce all subjects of either party may without let, arrest by marque, reprise or counterprise, come unarmed, abide, traffic and in security perform all other charges and lawful business in the parts of the others, paying all duties in the places appointed; and now the king has particular information that great number of goods and merchandise of his subjects are by the subjects of the realm of France now newly arrested in France unlawfully and contrary to the truce. By C. in parl.
[*Fœdera.*]

June 5. To the mayor and bailiffs of Faveresham. Order to deliver brother
Westminster. Nicholas de Raveneston canon of the priory of St. Mary Suthwerk to Edmund de Tettesworth the king's serjeant at arms, to be taken and delivered to his prior for chastisement according to the rule of his order; as the said canon being in that order professed has withdrawn himself therefrom contrary to the rule of the order, and moreover departing over sea without the king's licence has there done many things to the prejudice of the king and crown, and is now on his return detained under arrest in the custody of the said mayor and bailiffs, as William bishop of Winchester has certified the king by word of mouth.

May 28. To John de Bekyngham escheator in Derbyshire. Order to remove
Westminster. the king's hand, and not to meddle further with the manors of Langeley Meynill, Yuley and Newhalle and one carucate of land in Helynton taken into the king's hand by the death of Richard Meynill knight, delivering to Joan late his wife any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Richard at his death held no lands in that county in chief nor of others in his demesne as of fee, but held the premises jointly with the said Joan by gift and feoffment of Hugh in the Lone parson of Langeley and others made to them for life, and that the same are held of others than the king.

To William Walshale escheator in Staffordshire. Like order, *mutatis mutandis*, concerning the manor of Kyngesley, which the said Richard held jointly with the said Joan by gift and feoffment of Hugh de Meynill knight and others.

To Walter Holt escheator in Leicestershire. Like order, *mutatis mutandis*, concerning the manors of Burton Novercy and Upton; as the king has learned by inquisition that the said Richard, being lately

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Membrane 4—cont.

seised thereof in his demesne as of fee. long before his death enfeofed Richard de Bevercotes, Richard Byroun, Hugh 'in the Lane' parson of Longeleye, William 'of the Lee' and Thomas de Hyntes and their heirs of the said manors, and that the same are held of others than the king.

To Walter Holt escheator in Warwickshire and Leycestershire. Order to take of Joan who was wife of Richard Menyll knight tenant in chief an oath that she will not marry without the king's licence, and in presence of Richard Segynton clerk, to whom the king has committed the wardship of two thirds of the manor of Kyngeſneuton which was the said Richard's, if being warned he will attend, to assign her dower of her said husband's lands taken into the king's hand by his death, sending the assignment under seal to be enrolled in chancery.

June 6. To Philip de Courtenay admiral of the fleet to the westward. Order, Westminster. for particular causes, to cease every excuse, and with all possible speed to be before the king and other the nobles and lords of England in the present parliament assembled at Westminster, in order to give information to the king and the said nobles and lords touching certain matters on which they wish to be informed, bringing this writ.

[*Rep. on Dignity of a Peer*, iv. p. 668.]

The like to John Daumarle late sheriff of Devon.

[*Ibid.*]

June 1. To the mayor and bailiffs of the town of Droghda in Ireland on the Westminster. side of Uriel, and to the steward of the liberty thereof on the side of Meath. Order to suffer any of the king's lieges who will bring over to England wheat or other kinds of corn whatsoever to lade the same in ships from time to time in the port of Droghda and bring it over without let, provided always that those who so do shall pay charges (if any) thereupon due to the king's use, and shall find security severally at every such lading before the said mayor and bailiffs and the said steward, for which they will answer, that such corn shall at their peril not be brought to any foreign parts or there sold, but to England.

June 13. To John de Foxle constable of Quenesburgh castle and to his lieu- Westminster. tenant. Order to warn Hugh la Souche, John Burgh the elder, John Burgh the younger, John Trayle, Thomas Fog, Thomas Tryvet, William Frank and John Seyvyll, and by their aid to cause Thomas de Caterton to come with all possible speed before the king and the nobles and lords of the realm in the present parliament at Westminster assembled, bringing thither this writ; as it is the king's will that the said Thomas de Caterton, taken and imprisoned at the king's command in the prison of the said castle under the custody of the constable and lieutenant, should be brought before them with all speed, in order to give information touching certain matters whereof they wish to be informed; and the said Hugh and the others have mainperned before the council under pain of imprisonment for his safe conduct thither by the said constable and lieutenant when by the constable or lieutenant required, if it should seem good to the king. By C.

May 12. To Thomas Sewall escheator in Bedfordshire. Order to take of Westminster. Elizabeth who was wife of Edward de Kendale the younger tenant

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Membrane 4—cont.

in chief an oath that she will not marry without the king's licence and to assign her dower of her said husband's lands taken into the king's hand by his death, sending the assignment under seal to be enrolled in chancery.

May 28. To John Welde escheator in Essex. Order to remove the king's
Westminster. hand, and not to meddle further with a messuage, 80 acres of land, 5 acres of meadow, 7 acres of wood and 4s. of rent in Aldham taken into the king's hand by reason of the outlawry of Roger atte Hoo, delivering up any issues thereof taken since the said Roger's death; as he was lately put in exigents in Essex to be outlawed, and was after outlawed, for that he came not before the king's justices to answer John de Henxteworth concerning an alleged debt, wherefore his goods and chattels and his lands were taken into the king's hand and are yet in his hand; and after on behalf of Maud son (*sic*) and heir of the said Roger petition was made to the king for removal of his hand, inasmuch as the said Roger was dead, and after his death his lands devolved by inheritance upon the said Maud, wherefore the king ordered the escheator by true men of his bailiwick to make inquisition touching the circumstances: and it is found by inquisition so taken that on the day of his outlawry the said Roger held the premises of others than the king, that he died on Monday after Easter in the 46th year of the reign, and that the said Maud, being of the age of ten years, is his daughter and next heir: and the king ordered the sheriff to give notice to Joan who was wife of the said Roger, to whom the king committed the keeping of the land, meadow, wood and rent aforesaid, to be in chancery in the quinzaine of Easter last in order to shew cause wherefore the king ought not to remove his hand from the premises and deliver up the issues thereof taken since the said Roger's death, and further to do and receive what the court should determine, and she being so warned came not at that day: and as well the king's serjeants as Michael Skillyng his attorney, appearing that day in chancery, said nought effectual wherefore the king ought not so to do.

MEMBRANE 3.

June 4. To John de Warblyngton. Order to cease every excuse and to be
Westminster. before the king and other the lords and nobles of England in the present parliament assembled at Westminster on Saturday next, in order to give information touching certain matters whereof the king wishes to be informed, bringing this writ. By C. in parl.
[*Rep. on Dignity of a Peer*, iv. p. 668.]
The like to Thomas de Middleton parson of Hakeneye.
[*Ibid.*]

May 24. To John de Cavendissh and Thomas de Ingelby justices appointed
Westminster. to hold pleas before the king. Order by writ of *nisi prius* to cause the inquisition which is to be taken between the king and John de Eynesford knight, whether 3 acres of waste and a certain yearly rent of 6s. 8d. and 1lb. pepper in Cheryngton co. Salop held in chief and a toft and the moiety of one virgate of land in Rodlyngton held of Richard earl of Arundell are parcel of the manors of Boulewas and Isenbrugge as the said John has averred, or are one gross (*unum grossum*) by themselves and not parcel thereof as alleged for the

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Membrane 3—cont.

king, to be taken before them the said justices or one of them, before the justices of assize in Salop or one of them, or before any other the king's justice of the Bench whatsoever.

June 10. To the mayor and bailiffs of Suthampton. Order, for particular Westminster. causes laid before the king and council in this present parliament, to cause a ship of John Katee and John Hardy merchants of Landregerie and of Peter Preserake merchant of la Rochelle called '*la Vaige de Seint Ive*,' lately taken by John Clerc and now in the port of Suthampton, to be safe kept under arrest until further order with the wines and other merchandise therein, nought being removed, any commands to the mayor and bailiffs previously addressed to the contrary notwithstanding. By C. in parl.

May 29. To Nicholas Somerton escheator in Oxfordshire. Order to remove Westminster. the king's hand, and not to meddle further with a messuage of Geoffrey de Rokele clerk in the parish of St. Thomas in the suburb of Oxford, delivering to the said Geoffrey any issues thereof taken; as he was lately indicted before John de Moubray and his fellows, late justices appointed to deliver the gaol of Oxford castle, for the alleged robbery of certain goods of the servant of a certain scholar studying at Oxford, and at the request of John bishop of Lincoln the ordinary was after delivered by the justices to the said bishop according to the benefit of clergy, and purged his innocence before the bishop as the bishop signified by his letters patent, and the king of his favour commanded the then escheator to restore to the said Geoffrey his lands taken into the king's hand for that cause; and after the said Geoffrey petitioned the king for restitution and livery of the messuage aforesaid, shewing that by virtue of the king's command above mentioned the same was delivered to him, but was after taken into the king's hand by colour of an inquisition of his office taken by Oliver de Harnham late escheator, whereby it was found that the said Geoffrey being indicted and convicted before certain justices of divers felonies was delivered to the ordinary according to the benefit of clergy, and shewing that the king by letters patent granted the said messuage to John de Bernes citizen of London (now deceased it is said), William de Mulsho clerk, Edward de Cherdestoke clerk, John de Freton clerk and Robert Broun of Warrewyk and to their heirs to hold so long as the same should remain in the king's hand, and that by colour of the king's grant he the said Geoffrey is without an answer put out of his possession thereof, wherefore the king ordered the sheriff to give notice to the said William, Edward, John de Freton and Robert to be in chancery in the quinzaine of Easter last in order to shew cause wherefore the same ought not to be so restored and delivered, and further to do and receive what the court should determine; and the said William and Edward appearing at that day by William Cudy their attorney, the said John de Freton and Robert in person, and the king's serjeants and Michael Skyll yng his attorney, they said nought effectual wherefore the said messuage ought not to be restored and delivered to the said Geoffrey.

June 12. Order to the sheriff of Hertford to cause a coroner to be elected Westminster. instead of John Fitz Geoffrey, who is insufficiently qualified.

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Membrane 3—cont.

June 18. To the sheriff of Norfolk. Order to cause the prior of Wabrune
Westminster. to have seisin of 1 acre 3 roods of land, and Edmund de Reynham knight of the moiety of a messuage in Brunham held by Thomas Colyn of Brunham outlawed for felony it is said; as the king has learned by inquisition, taken by the sheriff, that the premises have been in his hand a year and a day and are yet in his hand, that the said Thomas held that land of the said prior and that moiety of the said Edmund, and that Richard de Waterden late escheator had the year and a day and the waste thereof; and ought to answer to the king for the same.

June 18. To John prior of Rochester, late chief master of the king's works
Westminster. which he appointed to be done at Rochester castle and his manor of Gravesende. Order to deliver by indenture to William Basynges master of the hospital of St Mary Strode, whom the king has now appointed chief master and clerk of his said works, all and singular the things needful in regard to that office which are in the said prior's custody in the castle and manor aforesaid.

MEMBRANE 2.

May 30. To Thomas Sewale escheator in Cambridgeshire. Order to remove
Westminster. the king's hand, and not to meddle further with the manor of Westle Waterles taken into the king's hand by the death of Edmund Vauncy knight, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Edmund at his death held no lands in that county in chief in demesne nor in service whereby the wardship of his lands ought at present to pertain to the king, but held the said manor of others than the king.

June 16. To John de Cavendissh and his fellows, justices appointed to hold
Westminster. pleas before the king. Order by writ of *nisi prius* to command an inquisition which remains to be taken before the king between the king and John de Lakyngheth concerning the manor of Sholondhalle in Naketon and a messuage, 40 acres of land, 20 acres of pasture, one water mill and 60s. of rent in Couhagh, Naketon, Lemyngton (*sic*), Stretton and Buklesham, also concerning the manors of Holbroke, Tatyngston, Langeston, Benteleye, Merehalle in Pleyforde, Foxhele and Redlesham, to be taken before them the said justices or one of them or before one of the king's justices.

June 20. To Walter Holt escheator in Leycestershire. Order in presence
Westminster. of Amy (*Amie*) countess of Pembroke, to whom the king has committed the wardship of the lands of Robert de Stepilton, tenant by knight service of the heir of John de Hastynges earl of Pembroke tenant in chief a minor in the king's wardship, or of her attorneys if being warned they will attend, to assign to Joan who was wife of the said Robert dower of the lands of her said husband taken into the king's hand by his death and by reason of the said heir's nonage, sending the assignment under seal to be enrolled in chancery; as the king has commanded an oath to be taken of the said Joan by David de Hanne-mere that she will not marry without the king's licence.

July 1. To all and singular the sheriffs, mayors, bailiffs, ministers and other
Westminster. the king's lieges within liberties and without to whom etc. Order not

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Membrane 2—cont.

to distrain the men of the manor of Gorleston co. Suffolk, which is of the ancient demesne of the crown, to pay toll of their goods and property, releasing any distress made upon them for that cause ; as according to the custom heretofore kept and approved in England men of the ancient demesne of the crown are and ought to be quit of paying toll throughout the realm.

Et erat patens.

July 2. To Thomas Illeston escheator in Kent. Order to deliver to Elizabeth Westminster. elder daughter and heir of David Strabolgi earl of Atholl tenant in chief the manor of Braburne to her purparty ; as of the said earl's castles, manors and lands and of those held by Elizabeth who was his wife (likewise deceased) of the heritage of the said Elizabeth and Philippa his daughters and heirs as well in dower as for life being jointly enfeoffed with her said husband, which are taken into the king's hand by their death and by reason of the said heirs' nonage, the king has assigned to the said Elizabeth, who has proved her age before John Dymmok escheator in Lincolnshire, and whose homage and fealty the king has taken, the manors of Braburne co. Kent, Colyngburne Valens co. Wiltesir, Possewyk and Holkham co. Norfolk, and the manor of Thorneton with the towns of Thorneton and Neweburgh, and with the Bowes and the Belles, Wayneshoppe, Wayneshopside with the park at Wayneschoppe, Poltreverot, Emelhoppe, Keldre and Keldre hays, being parcels of the said manor within the liberty of Tyndale, according to a partition made in chancery. By p.s. [31015.]

To Nicholas de Somerton escheator in Wiltesir. Order to deliver to the said Elizabeth the manor of Colyngburne Valens which, among other lands of David de Strabolgi, earl of Atholl, and of those held in dower and for life by Elizabeth who was wife of the said earl, the king has assigned to her ; as the said Elizabeth the daughter has proved her age before John Dymmok, and the king has taken her homage and fealty. By p.s. (*as above*).

The like to the following :—

John Rokewode escheator in Norfolk, concerning the manors of Possewyk and Holkham.

Alan del Strother bailiff of the liberty of Tyndale, concerning the manor of Thornton with the towns of Thornton and Neweburgh, the Bewes and the Belles, Wayneshoppe, Wayneshopside with Wayneshoppe park, Poltreveret, Emelhoppe, Keldre and Keldre hayes, being parcels of the said manor.

MEMBRANE 1.

May 28. To William Walshale escheator in Staffordshire. Order to remove Westminster. the king's hand, and not to meddle further with two thirds of the manor of Hyntes taken into the king's hand by the death of Richard de Menyll knight, delivering to Joan late his wife any issues thereof taken ; as the king has learned by inquisition, taken by the escheator, that the said Richard at his death held no lands in that county in chief nor of others in his demesne as of fee, but held those two thirds jointly with the said Joan by gift and feoffment of Hugh de Menyll knight to them and the heirs of their bodies, and that the same are held of others than the king.

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Membrane 1—cont.

June 25. To the treasurer and the barons of the exchequer. Order to allow
Westminster. at the exchequer to John de Romeseye late treasurer of the town of Calais such daily wages for his expenses in coming from Calais to the city of London, thence to the said town, and thence returning again to the said city and there abiding as well to sue for payment of wages for the king's hired soldiers (*soldariis*) in the parts of Calais as to array and render (*ad arraiaud' et reddend'*) his account for his office of treasurer, as were allowed to his predecessor William de Gunthorp the king's clerk late treasurer there by judgment of the treasurer and the said barons.

MEMBRANE 23d.

Writing of John de Aylton parson of Haverhille, being a quitclaim to Sir Robert de Swyllington the uncle knight, Walter de Preston and John Brown chaplains, their heirs and assigns, of the manor of Wynpole co. Cantebrigge, and of all lands, rents and services in the towns of Wypole, Aruyngton, Craudene, Orwell, Malketon, Barneton and Everyndon which he had by gift of Sir Warin de Bassyngborne of Wynpole. Dated London, 20 October, 49 Edward III.

Memorandum of acknowledgment in the chancery at Westminster, 30 January this year.

Charter of John de la Mare knight, giving with warranty to Henry de Forde, John de Panes of Wyke, Thomas Erlestone parson of Fisscherton by Wyly, John de Byry parson of Whateleigh, Godfrey Bydyk and John Adymot of Nony, two thirds of the manor of Fysscherton afore-said and the advowson of the church, the third turn of presentation excepted during the life of Ralph de Norton knight, a mill, rents, services and reversions in Fysscherton and Babeton sometime of Walter de Freynes, the farm of the third part of the said manor which the grantor has for life of the said Ralph by his grant except the third advowson of the said church which is in the said Ralph's gift, and the reversion of that third part if it shall fall in, the manor of Bysschopestrouwe, and the manor of Nony with appurtenances as well in Nony as in Clovorde, the grantor being bound to warranty of all the said manors, mills, lands, rents, services and reversions to the grantees, their heirs and assigns, and of the said farm with the reversion, if it shall fall in, to the grantees during the life of the said Ralph. Dated Nony co. Somerset, 5 October 49 Edward III. Witnesses: Hugh Tyrel, Ralph de Cheyny, Peter de Escudemour knights, Nicholas de Bonham, John Elys of Wiltesir, John de Merlaunde, Edmund de Flory, Henry de Mountfort of Somerset.

Memorandum of acknowledgment, 1 February this year.

Feb. 4. Philip le Spenser knight to Philip la Vache knight and Nicholas
Westminster. Dabrichecourt otherwise called Collard Dabrichecourt. Recognisance for 1,000 marks payable by instalments; to be levied, in default of payment, of his lands and chattels in Yorkshire.

Cancelled on payment, acknowledged by Philip de la Vache.

Indenture made at Preston on Sunday after St. Nicholas 49 Edward III between Roger Manyngford on the one part and Thomas Husee and John Manyngford on the other part, being a demise to the

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Membrane 23d—cont.

said Thomas and John, until the lawful age of Elizabeth daughter and heir of Stephen Turberville knight, of the wardship of the manor of Acford Skillyng except the knights' fees to the same belonging and the advowson of the church, rendering yearly to the said Roger and to his executors 40 marks at Christmas, Easter, Midsummer and Michaelmas by even portions, power being reserved to the lessor to enter and hold the premises in his former estate until contented of the rent and arrears, if the same shall be in arrear.

Memorandum of acknowledgment by the said Roger and John, 1 February this year.

Feb. 16. To the justices of the Bench. Order to proceed to execution of
Westminster. the judgment hereinafter mentioned, the allegation and testimony before them given that the manor of Bykenhill is in the king's hands notwithstanding; as in a cause before the said justices by the king's writ of *scire facias*, between John Worth knight, cousin and heir of Geoffrey de Langeley, and Simon Sudbury archbishop of Canterbury, Richard earl of Arundell, Guy de Briene knight, John Knyvet knight, Thomas Maundeville, John Bampton, Philip Melreth clerk and Ivo Sandhurst, that the said archbishop and the others should shew cause wherefore the said manor ought not to remain to the said John Worth according to the form of a fine levied in the late king's court in the 18th year of his reign, it is by the court adjudged that the said John Worth should have execution of the said manor by default of the said archbishop and the others, but that such execution should be stayed until the court should be certified whether the said manor is in the king's hands or no, for that it was witnessed before the said justices that the same is in the king's hands, as appears by the tenor of the record and process which the king has caused to come before him in chancery; and now the said John Worth has petitioned the king to hasten execution of the said judgment in consideration of the cost of such delay, and as well John de Beverle, to whom the king by letters patent has committed the keeping of the said manor, as the justices, the king's serjeants and others concerned therein being summoned before the king had nought to say wherefore the said manor ought further to remain in the king's hands.

Feb. 20. To the sheriff of Gloucester. Order on sight of these presents to
Westminster. cause proclamation to be made on the king's behalf, that all merchants and others may buy and purvey all kinds of corn in Gloucestershire and bring it without let to the county of Bristol for sustenance of the king's lieges there; as lately learning that the dearness of corn in Gloucestershire was greatly increasing, in consequence of the removal and embracing thereof by English merchants, wherefore the people in those parts were enduring great peril and impoverishment of their estate, the king by writ ordered the sheriff to make proclamation on his behalf forbidding any merchant of England of whatsoever estate to buy or embrace any corn in Gloucestershire, or cause any to be bought or embraced, save such as should be needful for his own consumption and the consumption of his household, or to take any out of that county secretly or openly under pain of forfeiture thereof; and now on behalf of the commons of the county of Bristol the king has learned that great number of Gloucestershire, misunderstanding the said writ, by colour of his command have hindered and do daily hinder the

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Membrane 23d—cont.

bringing of any corn out of Gloucestershire to the county of Bristol for sustenance of the king's lieges there, although the corn growing for ten leagues around the county of Bristol would not suffice for sustenance of the people there, and it was not nor is it the intent of the king or council that all and singular the merchants and others who are near to Gloucestershire might not buy and purvey corn whatsoever needful for their consumption and the consumption of their households, as in his said command is expressly contained. It is the king's will that no corn shall by colour of this command be taken to any foreign parts without his special command.

Feb. 23. Walter Raynold of Thorndon to John de Burton and William de Westminster. Bloxham clerks. Recognisance for 16 marks, to be levied, in default of payment, of his lands and chattels in Essex.

MEMBRANE 22d.

Jan. 31. John Garland, son and heir of William Garland of Corynham, to Westminster. John Sutton and John Martel. Recognisance for 40*l.* to be levied etc. in Essex.

Jan. 30. To the abbot and convent of Thame. Order, upon receiving again Westminster. the letters patent under their common seal lately made to Popard de Miners concerning a maintenance for his life, to admit Thomas Leueden* the king's serjeant to their house, and minister to him for life such maintenance as the said Popard lately had therein at the king's command, making to the said Thomas letters patent under their common seal with mention of what he shall so take, for which the king will be bound to them, and writing again by the bearer what they will do at this command; as with assent of the said Popard, to whom the king lately granted for life the maintenance aforesaid, the king has granted the same to the said Thomas for his good service. By p.s. [30886.]

Memorandum of proceedings before the council at Westminster, 26 January, to wit, whereas a statute merchant of 100*l.*, sometime made in the staple at Westminster by Thomas de Burgh to Thomas de Swafham, was by assent of the parties within the hospital of St. Thomas in Suthwerk in presence of the master thereof and of Hugh Causton delivered to Robert de Boxford citizen and draper of London as to an indifferent hand, upon condition that if between the date of such delivery and the Invention of Holy Cross following Thomas Swafham should make to Thomas de Burgh a bond for 200*l.* in name of security for the enjoyment during the life of Thomas Swafham only of a certain rent at Billyngesgate in the city of London by him purchased of Thomas de Swafham without being thrust out of the same or any parcel thereof, the said Robert should be bound to deliver that statute to Thomas Swafham and the bond to Thomas de Burgh with a part of the indenture of defeasance thereupon made as aforesaid; and whereas before the Invention of Holy Cross Thomas de Burgh offered to pay 50*l.* and on his part to keep all the covenants between them made, Thomas Swafham made not nor would make such bond for 200*l.* but refused so to do, and then of his malice by fraud and covin entered a plaint against the said Robert in the court of John de Haddelée sheriff of

* In the warrant Loueden.

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Membrane 22d—cont.

London in a plea of detenue of writing, and upon default of answer of the said Robert, who left the court in contempt without answering, by consent and by undue process, inasmuch as the sheriff had no power or jurisdiction to take cognisance of so high a plea or to try the same, to wit by a plaint without the king's writ concerning a writing delivered in Suthwerk without the said city and all at large in the county of Surrey, by favour of the court Thomas Swafham wrongfully and contrary to the law recovered the said statute, by advice of the council and of the justices of either Bench the said recovery is quashed and annulled and award is made that the sheriff who took cognisance of that plea and the party who sued the same be punished before the king; and further it was awarded by the council that Thomas Swafham should deliver the said statute to the said Robert's custody according to the first covenant and condition aforesaid, by virtue of which award he delivered to the chancellor a statute for 100*l.* sealed with the official seal of the mayor of the staple and not with that of Thomas de Burgh, acknowledging before the council that he never had any other but that, and the said Robert likewise acknowledged that before the recovery aforesaid he never had any other in his custody, wherefore the same was delivered by the council to the said Robert, to be kept according to the first mentioned condition and not to be delivered up to any man save by consent of both parties, or by execution of a judgment rendered before the justices of the Common Bench by action before them tried by true men of the venue of Suthwerk in case the said condition be gainsaid by Thomas de Swafham, the plea concerning the same being heard and determined nowhere else save in the Common Bench. *French.*

Feb. 4. To the sheriffs of London. Order by mainprise of William de Wades-
Westminster. leye, William Faceby, Adam Elmeshole and Thomas de Wykerslay of Yorkshire to stay altogether the execution of the king's writ to them addressed ordering them to cause Robert de Mundesdere to come before them, and to compel him to find security, under a set pain for which the sheriffs would answer, that he should not do or procure any hurt or harm to John Asshefeld chaplain; as that writ issued at the prayer of the said John, shewing that the said Robert grievously threatened him in life and limbs; but the said William and the others, appearing in person in chancery, have mainperned as aforesaid under a pain of 40*l.*

Feb. 12. Thomas Giffard knight to Alice who was wife of John Giffard knight.
Westminster. Recognisance for 200 marks, to be levied, in default of payment, of his lands and chattels in Oxfordshire.

Feb. 14. John de Worth knight to John Edward. Recognisance for 200*l.*,
Westminster. to be levied etc. in Oxfordshire.
Cancelled on payment.

Indenture made between Sir John de Worthe and John Edward, being the defeasance of a recognisance for 300 marks made in chancery by the said Sir John, upon condition that apart from a judgment sometime rendered in his favour before the justices of the Common Bench concerning the manor of Bekenhull co. Oxford upon a writ of *scire facias*, if in the king's court it shall be adjudged that the said

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Membrane 22d—cont.

manor is chargeable for divers alienations and purchases thereof made without the king's licence, or for entries made after the death of any ancestor without suing the same out of the king's hand since the death of the earl of North[ampton], the said Sir John, after he shall have execution shall within half a year after judgment rendered concerning such alienations and entries be ready to recompense the king or John de Beverlee for the same, notwithstanding that the recovery aforesaid be made upon a title beginning before those alienations and entries. Dated Westminster, 14 February 50 Edward III. *French.*

Memorandum of acknowledgment by the parties, 14 February.

Writing of Peter de Veel knight and Henry Percehay, being a quitclaim to Henry Waryner of Charfeld and John Russell of Segre of the castle and lordship of St. Fagan and the advowson of the church, and of the manor of Lyswranny co. Glamorgan. Witnesses: Lawrence Berkeroles knight, John Noreys knight, Master David Appoelyn, Thomas Turbrevyle, John Kemmes, John Dalden, Alexander Sor. Dated, 15 February 50 Edward III.

Memorandum of acknowledgment, 15 February.

Feb. 16. Richard de Willesford to Robert de Swyllyngton the uncle knight.
Westminster. Recognisance for 48*l.*, to be levied, in default of payment, of his lands and chattels in Notynghamshire.

Cancelled on payment.

Feb. 18. Geoffrey de Hunden to Elizabeth who was wife of Thomas Ellesfeld.
Westminster. Recognisance for 40*l.*, to be levied etc. in Hertfordshire.

Feb. 18. To the sheriff of Lincoln. Order by mainprise of Thomas de Haghe,
Westminster. John de Bernollis and William de Kirke of Lincolnshire and William Gascoigne of Yorkshire to stay altogether the execution of the king's late writ ordering the sheriff to compel Henry de Retford, Robert de Grenfeld, William de Gaserik and John de Feryby to find a mainprise, under a pain to be by the sheriff laid upon them, that they should do or procure no bodily hurt or harm to Ralph de Thresk, and if they should refuse, to commit them to the nearest gaol there to be kept in safe custody until they would willingly so do; as that writ issued at the prayer of the said Ralph, averring that they threatened him in life and limbs, but the said Thomas and the others, appearing in person in chancery, have mainperned under a pain of 20*l.* that no bodily hurt or harm shall happen to the said Ralph by the defendants or any of them or by their procurement.

MEMBRANE 21d.

Writing of John Wantynges, being a quitclaim to John Dautri and Thomas de Preston clerks, their heirs and assigns, of the whole manor of Beeston co. Bedeford with all appurtenances thereto belonging. Witnesses: Sir John de Cobeham, Sir William de Say, Sir Thomas de Cobeham knights, Roger de Asshbournhame, James de Pekham. Dated Mallyngges co. Kent, 1 March 49 Edward III.

Memorandum of acknowledgment, 4 February this year.

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Membrane 21d—cont.

Indenture made between Robert Ferers knight and Piers Colbroke esquire, being a lease for life of the manor of Wellersham co. Suffolk with warranty to the said Piers, for his good service, rendering to the lessor and to his heirs one rose at Midsummer for all services and demands. Dated Willersham, Tuesday the feast of St. Vincent 49 Edward III. *French.*

Writing of Robert Ferers knight, being a letter of attorney appointing Clement Dolveryn to deliver to Piers Colbroke seisin of the manor of Willersham, according to indentures made between them the said Piers and Robert. Dated Willersham, Thursday after St. Vincent 49 Edward III. *French.*

Memorandum of acknowledgment by Robert Ferers of the foregoing writings, 6 February this year.

Charter of Hugh Carpenter chaplain of the chantry of Dagenhale, giving with warranty to William Spygurnel and Joan his wife and to the heirs of the body of the said William all lands, rents and services of free men and neifs in the towns and hamlets of Dagenhale, Hodenhale, Edelesburgh, Ivynghe, Bareworth and Lughton cos. Bukingham, Bedford and Hertford which he the said Hugh has by gift and feoffment of the said William, with remainder for lack of such issue to Sir Richard la Vache knight and to his heirs. Witnesses : Thomas le Botiller, Nicholas son of Hugh, John Hanley, Matthew de Tye, Thomas Bonel. Dated Dagenhale, Thursday after St. Leonard 37 Edward III.

Writing of Hugh Carpenter chaplain of the chantry of Dagenhale, being a quitclaim to Joan relict of William Spigurnell and to the heirs of the said William's body, and for lack of such issue to the right heirs of Richard la Vache knight, of all the lands, rents and services of free men and neifs and all that goes with them in the towns and hamlets of Dagenhale, Hodenhale, Edelesburgh, Ivynghe, Bareworth and Lughton cos. Bukingham, Bedford and Hertford which William Spygurnell lately gave by charter of feoffment to him the said Hugh and to his heirs, and he the said Hugh after by charter gave to the said William in his life time and the said Joan and to the heirs of the said William's body, with remainder for lack of such issue to the said Richard and to his heirs. Witnesses : Nicholas filz Hugh, Matthew de Thee, John atte Hyde, William Bullok, John Hanle, Thomas Bonell', Richard atte Suthend. Dated Edelesburgh, 16 March 42 Edward III.

Memorandum of acknowledgment of the foregoing charter and writing, 6 February this year.

Charter of Robert son of Hugh de Astelegh, giving to Roger de Astelegh and Alice de Astelegh his children all his goods and chattels moveable and immovable. Dated London, 7 February, 50 Edward III.

Memorandum of acknowledgment, 8 February.

Charter of John le Valentine, giving to Jordan de Holme rector of Sefton co. Lancaster all his lands in the town of Flixton during the life of him the said John, and all his lands in the towns of Sholler and Holme by Mamcestre during the life of Margaret wife of the said John, also giving to the said Jordan and his executors all goods

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Membrane 21d—cont.

and chattels of him the said John in Lancashire. Dated London. 7 February 50 Edward III.

Memorandum of acknowledgment, 8 February.

Feb. 7. Richard Pygeon is sent to the abbot and convent of Mussenden, Westminster. to have such maintenance as William Doneastre had there at the command of the king or his forefathers. [See p.s. 30899.]

Feb. 4. Robert le Barbour of Huntynghdon to Thomas de Thelwall clerk. Westminster. Recognisance for 4*l.*, to be levied, in default of payment, of his lands and chattels in Huntynghdonshire.

Writing of Lewis Andrewe Lumbard, attorney general of merchants of Florence, Catelonia and Plesencia, being a receipt and acquittance to Robert Horne of Barton for 11*l.* 16*s.* for receiving goods and chattels of a certain tarit whereof by inquisition taken before John de Wrauby and John de Stode of Barton upon Humbre the said Robert was found guilty. Dated Lumbardstrete London, 25 February 50 Edward III.

Memorandum of acknowledgment, 25 February.

Feb. 27. Nicholas Say of Mertok to Edmund de Arundell knight. Westminster. Recognisance for 60*l.*, to be levied, in default of payment, of his lands and chattels in Somerset.

April 2. To the sheriff of Sussex. Order by mainprise of John Double, Westminster. John de Byry, John Langefeld and Richard atte Celer of London to stay the exigents against John Forester vicar of Cokefeld until the day the writ of exigents is returnable, and the taking of his body, bringing this writ at that day before the king; as John prior of Lewes is impleading the said vicar for an alleged trespass, and the defendant is put in exigents in Sussex to be outlawed, as the king has learned, for that he came not before the king to answer thereupon, and has prayed the king for a stay, shewing that he is ready to answer and further to stand to right in that behalf; and the said John Double and the others, appearing in person in chancery, have mainperned under a pain of 20*l.* to have his body before the king at the aforesaid day.

MEMBRANE 20d.

Feb. 15. To Thomas Ughtred, Thomas de Metham, John Dayville and Walter Westminster. Rudestan. Order to stay the execution of the king's late letters patent to them made, appointing them, three and two of them, by true men of Yorkshire to make inquisition concerning felonies, trespasses, extortions, oppressions, forgeries, deceits and other alleged hurts and grievances whatsoever committed by whatsoever colour by men whatsoever at Houdenshyre against the king and people, and to do certain other things in the said letters contained; as by other letters patent the king has appointed the said John and Walter and William de Aton, John Bygot, John Stryvelyn, Gerard de Lounde, Thomas Therkild and John Bakenholme so to do. By C.

Feb. 21. Peter de Veel knight to Edmund Darundell knight. Westminster. Recognisance for 80*l.*, to be levied, in default of payment, of his lands and chattels in Gloucestershire.

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Membrane 20d—cont.

Feb. 24. Sampson Hardyng to brother Robert Hales prior of the Hospital
Westminster. of St. John of Jerusalem in England. Recognisance for 40*l.*, to be
levied etc. in Northumberland.

Cancelled on payment.

Bull of Robert de Julliac, master of the Hospital of St. John of Jerusalem and guardian of Christ's poor, and of the convent of Rodes, addressed to brother Robert Hales prior of the said Hospital in England. The said master and convent being newly informed on behalf of the said prior that, whereas their preceptory in Scotland used to be held and ruled by the priors in England, in the chapter or assembly last held in Avignon by the pope's command the same was not without prejudice to them given to Robert Scot, and being prayed to provide a remedy, hearing also by brethren of the said priory residing in the said convent that the said information is true, as well to provide against prejudice to the said prior as because the brethren of the Hospital holding that chapter or assembly had no power from the said master's predecessor or from the said convent to confer bailiwicks (*bailiulias*) or make other graces, do revoke and annul the gift of the said preceptory to the said Robert made in the said assembly, and do expressly reserve the provision of the preceptory of Scotland with all and singular its members, appurtenances and rights to some brother of the Hospital of the said priory, fit and sufficient for the ruling of the said bailiwick, who shall truly pay the responses (*responsiones*) and other charges thereupon, to have, hold, rule, augment and improve in spiritualities and temporalities in chief and in the members, subject to payment by him every year of the yearly response and other reasonable charges now or hereafter thereupon laid, and in accordance with the content and purport of the statute published in a general chapter held at Avignon in March in the 66th year touching those who make default in their response, the grace thereof to them made notwithstanding, and after deliberate counsel together of their particular knowledge and special favour do by these presents give the same to the said prior so long as he shall hold the said priory, hereby appointing him preceptor and commendator therein, and committing to him in trust the functions of the said master and convent in regard to the cure, ruling and administration of the said bailiwick, and the defence and recovery of the goods and rights thereof, as well in action as in defence; wherefore they do command all and singular the brethren, sisters and *donati* by virtue of their obedience, and the men, vassals and others to them subject in the said bailiwick now and hereafter by the oath of fealty and homage whereby they are bound, to be obedient and intendant to the said prior as their superior and preceptor, rendering to him aid, counsel and favour when need be and when they shall be required in all things which concern the advantage of the bailiwick, and do command all brethren of the order with whatsoever authority, dignity or office illumined now and hereafter not to contravene in anywise this gift and grace, but to study rather to keep the same inviolate according to the intent and purport thereof; and they do hereby grant the said prior power to take real and corporal possession of the said bailiwick, removing any other who may withhold the same, if such there be, who is hereby removed by the said master and convent and his removal decreed, and by virtue of his obedience do forbid the said prior by colour of this their gift and grace to sell, give, bind, pledge,

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Membrane 20d—cont.

alien, exchange, dissipate or grant in perpetual emphyteusis aught of the goods, property or rights of the said bailiwick, or otherwise to transfer the same out of their religion without the special licence and command of the said master and convent, quashing, annulling and decreeing of none effect any such act contrary to this their prohibition. Dated Rodes, 15 October 1375.

Memorandum that this letter is enrolled by order of council, 24 February.

Writing of Richard Viene of Sussex, being a quitclaim with warranty to John de Aroundell knight, being tenant of the manor of Code-lowe co. Sussex, his heirs and assigns, of all the right of him the said Richard in the said manor. Witnesses: Edward Seint John knight, Henry Husee knight, William Fifyde, John de Gyngesfold, William Neudegate. Dated London, 25 February 50 Edward III.

Memorandum of acknowledgment, 27 February.

Writing indented of Peter Fauelour, granting with warranty to John Aubrey citizen of London, his heirs and assigns, the reversion of the third part of the manor of Newenton, now held by William Haldene, John Ussher and Thomas Pateshulle chaplain during the life of Alice wife of Ralph de Aslakby late wife of Gregory Fauelour brother of the said Peter with reversion to him the said Peter and to his heirs, under condition that after the death of the said Alice for 46 years from 20 August next the grantees shall render to the said Peter and to his heirs 100s. yearly at Easter and Michaelmas by even portions if the said Alice die within that term, power being reserved to the grantor and his heirs to distrain for arrears thereof, and after the said term again to enter the premises in his former estate. Dated London, 17 February 50 Edward III.

Writing of Peter Fauelour, granting to John Aubrey citizen of London and to his assigns, until they shall twice have presented thereto, the advowson of Newenton church, with reversion after two presentations to the said Peter and to his heirs. Dated London, 18 February 50 Edward III. *French.*

Memorandum of acknowledgment by the said Peter of the foregoing indenture and writing, 28 February.

Charter of Robert Chalouns, giving with warranty to Hugh Browe knight, his heirs and assigns, the manor of Cristelton, co. Cestre. Dated the feast of St. Peter's Chair 50 Edward III.

Charter of Robert Chalouns, giving with warranty to Hugh Browe knight and to his heirs the manor of Woberneford, 1 acre of land therein excepted. Dated Monday before St. Chad 50 Edward III.

Memorandum of acknowledgment of the foregoing charters, 1 March.

Charter indented of Hugh Browe knight, giving to Robert Chalouns and to his heirs the manor of Woberneford which the said Hugh had by gift and feoffment of the said Robert, under condition that if the manor of Cristelton co. Cestre or any parcel thereof shall by the said Robert or his heirs be recovered against the said Hugh, his heirs or any tenant of the same, it shall be lawful for the said Hugh and his

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Membrane 20d—cont.

heirs again to enter the manor of Woberneford and hold the same in fee in his first estate without gainsaying of the said Robert or his heirs. Dated Thursday after St. Peter's Chair 50 Edward III.

Memorandum of acknowledgment, 1 March.

Feb. 26. To the sheriff of Kent. Order by mainprise of William Hunte and
Westminster. John Breche of Canterbury to stay the execution of the king's late writ *de judicio* ordering the sheriff to take Hamon Wyseman so as to have him before the justices at Westminster in the quinzaine of Easter to answer Richard Monde concerning an alleged trespass, bringing before them this writ; as the said Hamon has petitioned the king for a stay, shewing that he is ready to answer and stand to right in all things; and the said William and John, appearing in person in chancery, have mainperned under a pain of 40*l.* to have him before the said justices at the aforesaid day.

MEMBRANE 19d.

Writing of Stephen Haym citizen of Winchester, Ellen Venour, William Wynde and John Chynnore, being a quitclaim to John Caundych knight, William de Aston, William Wynter clerks, Philip de Holgot, Robert Wyke and Geoffrey Bluet and to their heirs of a manor called the Gydyhalle in the town of Haveryng co. Essex, and of a messuage and lands called the Esthous in the same town, and all lands etc. therein which William Baldewyne citizen and saddler of London had by grant of Robert de Haveryng. Witnesses: William Walleworth, Nicholas Twyford, John Aubreye citizens and aldermen of London, Ralph Tyle, John Bedeford. Dated 8 March 50 Edward III.

Memorandum of acknowledgment by John Chynnore, 9 March.

March 7. To the keepers of the passage in the port of London or Dovorre.
Westminster. Order by mainprise of John Haytfeld of Yorkshire and William Ascombe of London to suffer Simon Cursoun, who with the king's licence is journeying to Flanders, in one of those ports freely without let to pass thither with two yeomen and one groom in his company, any command of the king to the said keepers previously addressed to the contrary notwithstanding, provided that they take with them nought to the prejudice of the king or realm; as the said John and William have mainperned under a pain of 20*l.* that the said Simon shall not depart to any other parts.

Writing of Isabel who was wife of Thomas Oxeneye, being a quitclaim to Sir John de Cobham lord of Cobham and Sir Robert Belknap knights and to Nicholas de Carreu, their heirs and assigns, of a manor called 'Malmayns maner' in the parish of Stoke in the hundred of Hoo, the manor of Mayham in the parish of Rolvynden, and all other the lands, rents, services etc. which the said John, Robert and Nicholas have by gift and feoffment of William Pympe in the said parishes or elsewhere in Kent, or which were sometime of Thomas Malmayns. Witnesses: Thomas de Cobham knight, William Strete, Richard Charles, James de Peckeham, Nicholas Heryng, Thomas de Garwynton of Welle, William Elys. Dated Stoke aforesaid, 21 February 50 Edward III.

Memorandum of acknowledgment at Canterbury 3 March, before Thomas de Garwynton of Welle, by virtue of the king's writ of *dedimus potestatem* which is on the files of chancery for this year.

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Membrane 19d—cont.

Indenture made between Margaret Mareschall countess of Norfolk and dame de Segrave and Ann countess of Pembroke dame de Bergeveny and de Mauny, being a lease for eight years by the said Ann to the said Margaret her mother of all her castles, lordships, lands whatsoever, fees and advowsons in England and Wales, making no waste or destruction, rendering every year one rose at Midsummer, and performing the services due to the chief lords, power being reserved to the said Ann in case the said Margaret shall die within that term again to enter and hold the premises without gainsaying of her executors, assigns or any other. Dated London, Candlemas eve 50 Edward III. *French.*

Memorandum of acknowledgment before John Knyvet the chancellor at London, 7 March.

March 15. To the sheriffs of London. Order, upon the petition of John de
Westminster. Burton of Newerk, by mainprise of William Croseby and John Vendour of Notyngghamshire to stay the exigents against him and the taking of his body, bringing this writ before the justices of the Bench the day a writ against him at the suit of John Humfray is returnable; as his petition shews that John Humfray is impleading him before the said justices for withdrawing from his service before the term agreed contrary to the ordinance, and that he is put in exigents in the husting of London to be outlawed for that the sheriffs returned that he was not found in their bailiwick, although he was ever ready and is yet ready to answer that plea and stand to right in all things, praying for remedy; and the said William and John Vendour, appearing in person in chancery, have mainperned body for body and under a pain of 20*l.* to have him before the said justices at the day named.

March 15. To the sheriffs of London. Order, upon the petition of John Sayour
Westminster. 'joeueler' citizen of London, by mainprise of John Brikles of London 'marsshal,' Robert Lufwik of London, Peter Smert of London and John Eston of London to stay the further publication of the exigents against him and the taking of his body, bringing this writ before the justices at Westminster the day the writ of exigents is returnable; as his petition shews that he is put in exigents in the husting of London to be outlawed for that he came not before the said justices in the octaves of St. Martin last to answer Richard Northlond concerning an alleged debt of 48 marks, and that he is ready to answer and stand to right in all things; and the said John Brikles and the others, appearing in person in chancery, have mainperned under a pain of 48 marks to have him before the said justices the day the said writ is returnable.

March 17. To John Crede merchant of Lumbardy dwelling in the city of London.
Westminster. Licence to receive 1,000 marks of the prior of the Hospital of St. John of Jerusalem in England, and to make letters of exchange for that sum payable to the prior of Rodes his superior addressed to the said merchant's fellows dwelling in foreign parts.

March 17. To the sheriffs of London. Order, upon the petition of Gilbert
Westminster. Byngham of Barton upon Humbre, by mainprise of Richard Forester and Thomas Derby of Leycestershire, William Payou of Norfolk and Benedict Sely of Kent to stay the further publication of the exigents

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Membrane 19d—cont.

against him and the taking of his body, bringing this writ before the justices of the Bench at the quinzaine of Trinity next ; as his petition shews that Thomas Cornewaille is impleading him before the said justices to render account for the time that he was receiver of plaintiff's moneys, that he is put in exigents in the husting of London to be outlawed for that he came not before the said justices to answer, being altogether without knowledge thereof as he avers, and that he is ready [to answer and] stand to right in all things ; and the said Richard and the others, appearing in person in chancery, have mainperned under a pain of 20*l.* to have him before the said justices at the day named.

March 17. To the treasurer and the barons of the exchequer of Ireland. Order
Westminster. to suffer Henry de Ferrers knight to have the respite, which the king of his favour has given him until Midsummer next, of all debts and accounts by him due to the king in Ireland and current in demand against him at the said exchequer, releasing any distress made for that cause.
By C.

March 19. William de Wauton knight, John de Gildesburgh, Thomas Coggeshale
Westminster. and Roger Keterych to Roger de Welesham knight and John de Harleston clerk. Recognisance for 1,200 marks, to be levied, in default of payment, of their lands and chattels in Essex.

Cancelled on payment, acknowledged by the said Roger [de Welesham].

Indenture made between Sir Roger de Walesham knight and John de Harleston clerk of the one part and Sir William de Wauton knight, John de Gildesburgh, Thomas Coggeshale and Roger Keterich of the other part, being a defeasance of the foregoing recognisance, upon condition that the second parties or some one for them shall at Easter next or within four days after at London in the church of St. Paul before the bier of St. Erkenwald pay 200 marks to the said Sir Roger and John de Harleston or to some one in their name, at Michaelmas following or within four days after 500 marks, and at Easter following or within four days after 500 marks, so that upon receipt of every such payment they shall have an acquittance under the seals of the said Sir Roger and John. Dated London, 19 March 50 Edward III. *French.*

Memorandum of acknowledgment by the parties in the chancery at Westminster, 19 March.

MEMBRANE 18d.

Feb. 23. To Edmund Laurence escheator in Lancashire. Order, upon the
Westminster. petition of Henry son of William de Sale of Bedeford, by mainprise of John de Barton of Rydale, William de Thelewalle, Hugh Sparke and Thomas Boseley of Lancashire to stay the seizure of petitioner's lands or goods and chattels, not troubling him in aught until further order, but notifying in chancery in the quinzaine of Easter his land in the escheator's bailiwick and the yearly value thereof in all issues, and his goods and chattels there and the price of the same, that the king may further deal with them as ought to be done of right and according to the law and custom of England ; as his petition shews that Henry de Sale, Henry son of Richard de Sale and Henry de Sale servant of Henry de Atherton of Hyndeley were outlawed for certain

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Membrane 18d—cont.

felonies, for which they were indicted before Thomas de Seton and his fellows late justices of oyer and terminer of Henry duke of Lancastre it is said, and that the petitioner is not one of the persons so outlawed, as he is ready to prove before the king where by the king's command the record and process of outlawry remain to be determined, and to stand to right in all things, praying to be indemnified, that at the procurement of certain his enemies his lands, goods and chattels be not seized by the escheator by reason of the identity of his name and surname; and the said John and the others, appearing in person in chancery, have mainperned truly to answer to the king for the issues of his said lands and the price and true value of his goods and chattels, if the petitioner shall be found to be one of the persons outlawed as aforesaid.

The like to the bailiff of the liberty of John king of Castille and Leon and duke of Lancaster in Lancashire.

Writing of Ingelram Bruyn, being a quitclaim with warranty to Sir Robert de Marny knight and Dame Alice his wife, mother of the said Ingelram, and to their assigns during their lives, of the manor and advowson of Bekenham co. Kent, the manor of Forthyngbrigge co. Suthampton called Migham, and all lands in Broun Candevere which were sometime of Sir William Bruyn knight father of the said Ingelram, all now held by the said Robert and Alice, granting that they shall hold the premises for their lives and the life of the longest liver quit of all actions for waste, sale or destruction. Witnesses: Thomas Yonge, Thomas Belhous, John de Berden, Sir Robert de Bourton rector of Southwokyndon aforesaid (*sic*). Sir John Schropham chaplain, Sir John Colyn chaplain, Philip atte Bregge. Dated London. 1 March 50 Edward III.

Memorandum of acknowledgment, 3 March.

Writing of Thomas son and heir of Thomas de Lytelton of Worcestershire, being a confirmation of the estate of John Blake parson of Grafton Flevarth, his heirs and assigns, in a messuage and 9 acres of land in Upton by Snodesbury sometime of Walter Persones, saving the rent and services thereof due to the said Thomas and his heirs, which messuage and land were lately held by William Colyns chaplain of the said Thomas the father by service of 15*d.* a year payable at the usual terms and other fixed services, and the said tenant thereof enfeofed the said John in fee simple. Witnesses: John Meysy, William Wynel, John de Catesby, Walter Brugge, Robert de Newenton, Thomas de Huddyngton. Dated Grafton Flevarth. 1 March 50 Edward III.

Memorandum of acknowledgment, 4 March.

March 4.
Westminster

To the sheriff of Norfolk. Order by mainprise of Thomas Grace clerk and William de Bodeneye of Norfolk to set free Roland Masoun of Santon, if imprisoned for the cause hereinafter mentioned and for none other; as lately by writ the king ordered the sheriff to attach the said Roland so as to have him before the justices at Westminster in the quinzaine of Easter to answer to the king and the prior of the order of friars preachers of Thefford wherefore, being lately retained in the said prior's service at Thefford it is said, he withdrew before the term agreed contrary to the ordinance, and by virtue of that

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Membrane 18d—cont.

writ the sheriff took him and is detaining him in the king's prison ; and the said Roland has petitioned the king to set him free, as he is ready to answer the king and the said prior and to stand to right in all things ; and the said Thomas and William have mainperned in chancery under a pain of 10*l.* to have him before the said justices the day the said writ is returnable.

Feb. 28. To the sheriff of Lincoln. Order by mainprise of Alexander Quappelade, Henry Pateshull, Peter Quappelade and John Saymore of Lincolnshire to stay the taking of the body of Thomas son of Henry de Quappelade, bringing this writ before the justices at Westminster at the day contained in a writ *de judicio*, whereby the king ordered the sheriff to take the said Thomas so as to have him that day before the said justices to answer William de Thorp knight concerning an alleged trespass ; as the said Thomas has petitioned the king for a stay, shewing that he is ready to answer and stand to right in all things, and the said Alexander and the others, appearing in person in chancery, have mainperned under a pain of 20*l.* to have his body before the said justices at the aforesaid day.

March 6. To the sheriff of Hertford. Order by mainprise of John Ripple and Westminster. Thomas de Waltham of London to stay the exigents against Roger Bele and the taking of his body, bringing this writ before the king ; as Robert Pursle is there impleading the said Roger and others for an alleged trespass, and the said Roger is put in exigents in Hertfordshire to be outlawed for that he came not thither to answer as the king has learned, and has petitioned for a stay, shewing that he is ready to answer and stand to right in all things ; and the said John and Thomas, appearing in person in chancery, have mainperned under a pain of 10*l.* to have his body before the king the day the exigents are returnable.

Feb. 12. To the sheriffs of London. Order by mainprise of Thomas Bukyng- Westminster. ham, Hugh Sulgrave, Amery Wymondham and John Ellesworth of the city of London to stay the execution of the king's late writ *de judicio*, ordering the sheriffs to take Robert Swynesheved, Reynold Bedenhale and John Ambreston, if found in their bailiwick, and keep them in safe custody so as to have their bodies before the king in the quinzaine of Easter to answer William Mildenhale concerning an alleged trespass, and order to set the said defendants free from prison by that mainprise if taken by virtue of that writ, bringing this writ before the king ; as on behalf of the defendants petition is now made to the king for aid, shewing that they are ready to answer the said William, and stand to right in all things ; and the said Thomas and the others have mainperned in chancery under a pain of 10*l.* to have the defendants before the king at the aforesaid day.

March 14. To the sheriff of Bedford. Order by mainprise of Thomas Hildegare Westminster. of Huntingdonshire, John Fuller of London and John Sherman of London to stay the further execution of the king's late writ *de judicio*, ordering the sheriff to take Thomas Aleyn so as to have him before the justices at Westminster three weeks after Easter next to render account to John Smyth chaplain for the time that he was receiver of the said chaplain's moneys, and order to bring this writ before the

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Membrane 18d—cont.

said justices at that day ; as the said defendant has petitioned the king for a stay, shewing that he is ready to answer the plaintiff and stand to right in all things ; and the said Thomas Hildegare and the others, appearing in person in chancery, have mainperned under a pain of 20 marks to have the defendant before the said justices at the aforesaid day.

March 28. To the sheriff of Berkshire. Order, upon the petition of Richard Westminster. Payn of Kentebury, by mainprise of John Gilmyn of London 'smyth' and Henry atte Hethe of that city 'smyth' to stay the further publication of the exigents against him and the taking of his body, bringing this writ before the justices of the Bench ; as his petition shews that he is put in exigents in Berkshire to be outlawed for that he came not before the said justices to answer Walter Herward of Kentebury concerning an alleged trespass, having no knowledge thereof, and that he is ready to answer and stand to right in all things ; and the said John and Henry, appearing in person in chancery, have mainperned under a pain of 10*l.* to have him before the said justices the day the writ of exigents is returnable.

Memorandum of a mainprise under a pain of 200*l.* made in chancery 24 March this year, at the inn of the friars preachers London, by William Beauchamp, Thomas Moryeux, Philip la Vache, Lionel Dautre, Robert Claveryng, Thomas Symound knights and Robert Massy of Warwickshire for Matthew Redeman knight and Joan who was wife of Anthony de Lucy, that they and one of them shall be ready to content as well the king as Gilbert de Umframville earl of Angos and others according to order of the king and council for all manner of trespasses and wrongs in regard to the entry of the manor of Multon co. Lincoln, in case the said Matthew and Joan and others shall be found trespassers.

April 8. To the sheriffs of London. Order to stay altogether the further Westminster. execution of the king's late writ ordering the sheriffs to cause William Otryngton to come before them, and compel him to find mainpernors who, under a pain to be by the sheriffs laid upon them for which the sheriffs would answer, would mainpern him that he should cause or procure no bodily hurt or harm to Ellis Mympe 'broydurer,' and if he should refuse, to commit him to Neugate gaol until he would willingly so do ; and order by mainprise of John de Askwyth and Robert de Holm of London without delay to set the said William free, if taken by virtue of that command ; as that writ issued at the suit of the said Ellis, averring that the said William grievously threatened him in life and limbs ; but the said John and Robert, appearing in person in chancery, have mainperned for the said William as aforesaid under a pain of 10 marks.

MEMBRANE 17d.

Indenture made between the king and Robert Hauley esquire, reciting that the said Robert and John Shakel esquire granted to the king the third of the two thirds to them pertaining of the ransom of the count of Dene, a prisoner of war taken at the battle of Nazare in Castille, first abating therefrom 3,000*l.* sterling for their expenses and

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Membrane 17d—cont.

for payment of their debts, as contained in an indenture thereupon and upon other matters made between them and the king; and reciting that the prince, who was in command (*chieveteyn*) at the said battle, gave to the said Robert all that was due to him of his third part of the said ransom to him pertaining as commander over and above the 15,000 doblas which he received thereof, and the 16,000 doblas by him assigned to the captal de Buche, upon condition that of the first payment that the said Robert, his attorneys or deputies, should receive or might recover from the count of Foix of the sum of 75,000 doblas for which the count of Foix is bound, having received the same from the count of Dene for payment in part of his said ransom, the said Robert should pay him 5,000 doblas of good gold, such as were current in Spain in time of the king Don Petro, and other 5,000 doblas of the first payment of the residue thereof which he should receive or might recover from the count of Dene, his sureties and hostages, saving to the king what pertains to him of the said two thirds, as may appear by letters indented of the said prince to the said Robert delivered; and witnessing that the king has likewise given to the said Robert the third part of the two thirds aforesaid, and whatsoever thereof to him pertains or may pertain by virtue of the said grant to him made by the said Robert and John, covenanting so far as in him lies that the son and hostage of the count of Dene and all the bonds and other securities for the said ransom shall be delivered to the said Robert, his deputies or assigns, and that the king has for that cause made over to the said Robert all actions and demands which he has or may have therein, willing that the said Robert shall have such letters and so many as he shall need for furtherance of his suit herein, provided that the said Robert shall pay or cause to be paid to the king at his exchequer at Westminster 2,000 marks sterling, namely 1,000 marks of the first money which he, his deputies or assigns shall receive or may recover of the count of Foix as aforesaid over and above the said 3,000*l.*, and other 1,000 marks of the first money which he and they shall receive or may recover of the count of Dene, his sureties and hostages, saving that of the moneys so received equal and rateable payment shall concurrently be made to the king and the prince, provided always that of the first payment made by either party the said 3,000*l.* shall first be deducted to the profit of the said Robert; and witnessing that the said Robert has sworn upon the gospels to pay those 2,000 marks as aforesaid, and hereby binds himself, his heirs, executors and assigns and all his goods so to do, and further has found in chancery before Sir John Knyvet the chancellor certain sureties, to wit Sir Matthew Redmane and Sir Richard Redemane knights and the said John Shakel, who before the chancellor have taken upon them that he on his part shall perform all the matters aforesaid, but notwithstanding the same the king covenants that if the count of Dene, his sureties and his said son and hostage, who is now with the said Robert, shall die before the said Robert, his deputies, assigns or others on his behalf have recovered payment of the said ransom so that they shall never recover the same, the said Robert, his deputies, assigns, heirs, lands, tenants and executors, and likewise his said sureties, their heirs etc. shall be quit toward the king of those 2,000 marks and not bound to pay aught, provided always that they shall make no quittance or remission to the count of Dene or his sureties nor deliver up the said hostage or the bonds of the said count without recovering payment, and if by fraud they

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Membrane 17d—cont.

shall so do contrary to the aforesaid covenants, he and they shall be bound to pay the said sum to the king ; and if the said Robert and all concerned on his behalf shall die before recovering the same or so much thereof as he is bound to pay the king, this gift and grant notwithstanding the king may and shall have again the right and action that he had before such grant of the third part of the said two thirds by virtue of the indenture with him made by the said Robert and John. Dated London, 14 March 1375, 50 Edward III. *French.*

Memorandum of acknowledgment by the said Robert before John Knyvet the chancellor at London, 14 March.

Memorandum of a mainprise for him after then and there made before the chancellor by the said Matthew, Richard and John, appearing in person in chancery, that he on his part shall perform all and singular the matters in this indenture contained.

Memorandum that on 20 March this year this indenture was delivered to Robert de Assheton the treasurer to be kept in the treasury.

Charter of Thomas Rote, giving with warranty to Nicholas de Carreu the elder, his heirs and assigns, all his lands, rents and services and all rights etc., whatsoever which he had in the towns of Bedyngton, Carsalton and Micham co. Surrey. Witnesses: William Resoun, William Donemede, Robert Glover, John Drax. Dated Bedyngton, 18 January 49 Edward III.

Memorandum of acknowledgment in the chancery at Westminster, 25 March this year.

March 20.
Westminster.

To the sheriff of Lincoln. Order, upon petition made on behalf of Thomas Henrysone de Quappelade, by mainprise of Peter Quappelade of London 'draper,' John Quappelade 'draper,' Henry Patteshill 'taillour' and Alexander Sherman of London to set the said Thomas free from prison, bringing this writ before the justices at Westminster three weeks after Easter next ; as the said petition shews that by writ *de judicio* the king lately ordered the sheriff to take the said Thomas so as to have him before the said justices at that day to answer Gregory Fower of Quappelade concerning an alleged trespass that by virtue of that writ the sheriff has taken and imprisoned him, and that he is ready to answer and stand to right in all things ; and the said Peter and the others, appearing in person in chancery, have mainperned under a pain of 20*l.* to have his body before the said justices at the aforesaid day.

March 8.
Westminster.

To Roger de Kirketon and his fellows justices appointed for delivery of the gaol of the city of York. Order to stay any proceeding whatsoever before them at the said gaol upon an appeal made by Alice who was wife of Thomas Pottere against Robert de Howom' of York 'marchaunt' and others concerning her said husband's death, although the same be there brought before them, on the king's behalf instructing the sheriff of York at his peril to cause that appeal to come before the king at the quinzaine of Easter, according to a writ to him addressed, with attachments and all documents in support (*admuniculis*) affecting the same, to be determined according to the law and custom of England ; as the said Alice fears that at the suit of friends of those appealed the appeal is sent before the said justices at the next day of gaol delivery there, that so the justices should proceed to delivery of those appealed

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Membrane 17d—cont.

for lack of prosecution by her, seeing that she is abiding continually in the city of London for that the time of her lying in is shortly expected, wherefore she may not journey to York to prosecute her appeal, and she has prayed the king to save her harmless.

April 8. To the sheriffs of London. Order, if the facts are as hereinafter
Westminster. stated, to suffer the mayor of the city of London to have the rendering of judgment in a cause between Ellis Mympe 'broudurere' and William Otryngton concerning an alleged debt of 4*l.*, and also in another cause between the parties concerning an alleged trespass, according to the reservation in the king's late writ to the sheriffs addressed, if so it is used to be done in the said city in like case; as lately learning that those causes, which were before the sheriffs in the court of the said city without writ of the king, were long delayed, the king by writ ordered the sheriffs to proceed to render judgments therein according to the custom of the city of London; and now the king is informed that before his said writ was delivered the said mayor specially reserved the rendering of those judgments to the jurisdiction of his court, as was lawful for him to do according to the liberties and custom of the city; and it is the king's will to keep inviolate the liberties and custom thereof.

MEMBRANE 16d.

Feb. 16. To the keepers of the passage in the port of London, Dovorre or
Westminster. Sandwich. Order to suffer John Squyer of Seynesbury clerk, who with the king's licence is journeying over sea, in one of those ports without let to pass thither, any command to them previously addressed to the contrary notwithstanding.

Feb. 14. To the guardians of the peace and justices of oyer and terminer in
Westminster. Oxfordshire. Order to stay the execution henceforward within the town and suburb of Oxford of the king's commission to them made; as by his letters patent he has appointed the chancellor of the university of Oxford or his vice-chancellor, the mayor of the said town for the time being, Walter Perle, David Hannemere and John de Baldyngton guardians of the peace and justices of oyer and terminer in the said town and suburb, and to do certain other things in the said letters patent contained.

Writing of Ingelram Bruyn, being a quitclaim with warranty to Sir Robert de Marny knight and Dame Alice his wife mother of the said Ingelram, and to their assigns during their lives, of the manor and advowson of Southwokynndon, the advowson of a certain chapel in that town, and the advowson of the hospital of St. John Baptist Sedeburghebroke co. Essex, which manor they now hold, granting further that they shall during the said term be quit of all action for waste, sale and destruction therein. Witnesses: Thomas Yonge, Thomas Belhous, John de Berden, Sir Robert de Bourton rector of Southwokynndon aforesaid, Sir John Scropham chaplain, Sir John Colyn chaplain, Philip atte Bregge. Dated London, 1 March 50 Edward III.

Memorandum of acknowledgment in the chancery at London, 3 March.

1376.

Membrane 16d—cont.

Feb. 24. To the sheriff of Hereford (*sic*). Order, by mainprise of John de Westminster. Croft of Colmword and John Fage of Tingsford of Bedfordshire to stay further publication of the exigents against John Fage of Rokesdon, bringing this writ before the justices of the Bench; as Agnes who was wife of Stephen Bryd, William Wylyngham and Thomas Becok executors of the said Stephen are impleading John Fage of Rokesdon before the said justices to render to them 12*l.*, and the defendant is put in exigents in the sheriff's county to be outlawed for that he came not before the said justices to answer them, being without knowledge thereof, wherefore he has petitioned the king for a stay, shewing that he is ready to answer the said executors and stand to right in all things; and the said John de Croft and John Fage of Tingsford, appearing in person in chancery, have mainperned under a pain of 20*l.* to have him before the said justices the day the writ of exigents is returnable.

March 9. William Venour citizen of London to William Walleworth citizen Westminster. and alderman of London. Recognisance for 1,000 marks, to be levied, in default of payment, of his lands and chattels in the city of London.

Writing of William Venour citizen of London, being a quitclaim with warranty to William Baldewyne citizen and saddler of London and Richard atte Gore, their heirs and assigns, of the manor called the Gydyhalle in the town of Haver yng co. Essex, a messuage and lands in the same town called the 'Esthous,' and of all lands etc. in that town which the said William Baldewyne had by grant of Robert de Haver yng. Witnesses: William Walleworth, Nicholas Twyford, John Aubray citizens and aldermen of London, Ralph Tyle, John Bedeford. Dated 24 February 50 Edward III.

Writing of William Venour citizen of London, being a quitclaim with warranty to John Caundich knight, William de Aston and William Wynter clerks, Philip de Holgot, Robert Wyke and Geoffrey Bluet, their heirs and assigns, of a manor called the Gydyhalle in the town of Haver yng co. Essex, a messuage and lands in the same town called the 'Esthous', and all lands etc. in that town which William Baldewyne citizen and saddler of London had by grant of Robert de Haver yng. Witnesses (*as the last*). Dated 8 March 50 Edward III.

Memorandum of acknowledgment of the foregoing writings in the chancery at Westminster, 9 March.

Jan. 30. To Thomas de Bello Campo earl of Warrewyk, John de Buttetourte, Westminster. John de Clynton, William de Wychyngham, Thomas de Ingelby, Henry de Arderne and Robert de Warrewyk. Order not to meddle further until further order by virtue of the king's late letters patent in doing aught in the town of Coventre in regard to the matters in the said letters contained, whereby the king appointed them guardians of the peace in Warwickshire and guardians of the statutes of Winchester, Norhampton and Westminster for keeping the peace within liberties and without, also appointing them, six, five, four, three and two of them justices of oyer and terminer there within liberties and without, and to do certain other things in the said letters patent contained, as now by other letters patent the king has appointed the said William and Thomas de Ingelby with Hugh de Segrave, John de Catesby,

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Membrane 16d—cont.

John de Toft, Simon Licchefeld, John Percy and John de Herewyk guardians of the peace and of the said statutes in that town, also appointing them justices of oyer and terminer therein, and to do all other the things above mentioned.

March 19. Thomas Cogeshale and Roger Keterych to William de Wauton
Westminster. knight and John de Gildesburgh. Recognisance for 1,000 marks, to be levied, in default of payment, of their lands and chattels in Essex.
Cancelled on payment, acknowledged by the said John.

March 21. William Swanlond to Richard de Everdon parson of St. Bennet
Westminster. by 'Pauleswharf' and John Stevene of Aldenham. Recognisance for 40*l.*, to be levied etc. in Hertfordshire.
Cancelled on payment, acknowledged by the said Richard.

John son of Adam le Vaus of Beaufront in the county of Hextildesham to John de Corbrigge and William his brother. Recognisance for 100*l.*, to be levied etc. in Yorkshire.

Alexander de Massyngham of Westwalton chaplain to Hugh de Gaudeby clerk. Recognisance for 4*l.*, to be levied etc. in Norffolk.

March 24. To the sheriff of Kent. Order, upon the petition of William Shepere
Westminster. of Maydestan, if the petitioner is put in exigents for the cause hereinafter mentioned and for none other, by mainprise of Peter atte Taberd of London 'skynner,' Richard Gray of London 'skynner,' William Toche of London 'smyth' and Henry Maydestan of London 'skynner' to stay the execution of a writ *de judicio* against him at the suit of Hugh Hesyere of Canterbury; as his petition shews that he is thereby put in exigents in Kent to be outlawed for that he came not in the king's court before the justices of the Bench to answer the plaintiff concerning an alleged debt of 5 marks, and that he is ready to answer at the day the said writ is returnable, and to stand to right thereupon; and the said Peter and the others, appearing in person in chancery, have mainperned under a pain of 100*s.* to have his body before the said justices at that day.

Writing of Maud daughter of Lawrence de Leek, being the confirmation of a charter of feoffment by her said father made to Richard de Ravenser archdeacon of Lincoln, Frederick de Tylney of St. Botolph, William Tullymound and Robert de Somersby rector of a mediety of Leverton church, their heirs and assigns, of certain specified lands therein contained, with reversions, knights' fees, advowsons of churches, pastures, fisheries, commodities and rights whatsoever; and quitclaim with warranty of the premises to the said feoffees, their heirs and assigns. Dated London, 1 April 50 Edward III.

Memorandum of acknowledgment, 2 April.

April 15. Richard Broun one of the king's smiths (*fabrorum*)* is sent to the
Eltham manor. master and brethren of Osprenge hospital, to have for life such maintenance as John Crowe deceased had therein. By p.s. [30957.]

* In the warrant (French) *ferrouers*.

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MEMBRANE 15d.

Writing of Maud daughter of Lawrence de Leek, being the confirmation of a charter of feoffment by her said father made to Richard de Ravenser archdeacon of Lincoln and Dame Isabel de Friskenay daughter of the said Lawrence and sister of the said Maud, their heirs and assigns of certain specified lands therein contained, with reversions, knights' fees, advowsons of churches, pastures, fisheries, commodities and rights whatsoever; and quitclaim with warranty of the premises to the said Richard and Isabel, their heirs and assigns. Dated London, 1 April 50 Edward III.

Memorandum of acknowledgment, 2 April.

Writing indented of Robert Freville, brother and heir of John Freville, reciting that Ellen who was wife of the said John holds of the said Robert's heritage the manor and advowson of Little Shelford co. Canteburgh by gift of John de Barneton late parson of Little Shelford to the said Ellen and John Freville and to the heirs of their bodies with reversion for lack of such issue to the said Robert, that the said John Freville is dead without issue by the said Ellen, also that John de Brewes knight and Agnes his wife hold of the said Robert's heritage two thirds of the manor of Caxton and of a messuage, 152 acres of land, 1½ acre of meadow, 8 acres of pasture and 12s. 1d. of rent in Westwrottyng, Carleton and Ballesham co. Canteburgh by gift of John de Carleton and John Selverlee lately made to the said Agnes and to Richard son of the said John Freville sometime her husband and to the heirs of their bodies with reversion for lack of such issue to the said Robert, that the said Richard died without issue by the said Agnes, that the said Ellen holds in dower the remaining third part of the said manor of Caxton and of the said messuage, lands and rent in Westwrottyng, Carleton and Ballesham, and that after her death and the death of the said Agnes (in case she shall overlive the said Ellen) the same ought likewise to revert to the said Robert; and granting with warranty to Hugh Fastolf, John de Bampton, Ralph parson of Chestreford and Robert de Melton clerk and to their heirs the reversions aforesaid of the manor and advowson of Little Shelford, the manor of Caxton and the premises in Westwrottyng, Carleton and Ballesham, upon condition that they shall take an attornment of the said Ellen and of the said John de Brewes and Agnes, and that they may give the said reversion to him the said Robert Freville for life with remainder to Thomas his son and to the heirs of his body, remainder for lack of such issue to the heirs and assigns of the said Robert Freville. Dated 1 April 50 Edward III.

Memorandum of acknowledgment, 2 April.

Writing of William Swanlond of Middlesex, giving with warranty to William de Wotton citizen and woolmonger of London, his heirs and assigns, 100s. of free and quit rent to be taken yearly at the four usual terms of all the lands, rents and services of the donor in Herefeld co. Middlesex which were sometime of Sir Thomas de Saumford knight, with power to distrain for arrears; and in name of seisin he has this day paid 25s. for the first quarter of the first year. Witnesses: Thomas Brakenburgh, Ralph Boker, John Baldewyn, Ferand Odum, William Brekesperes. Dated Herefeld, 16 June 48 Edward III.

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Membrane 15d—cont.

Writing of William Swanlond of Middlesex, being a quitclaim with warranty to William de Wotton citizen and woolmonger of London, his heirs and assigns, of 31s. 3d. of yearly free and quit rent which he the said William Swanlond used to take of certain lands in Herefeld co. Middlesex which William de Wotton holds of him in chief, namely the 13s. 4d. which he used to take of a tenement which was of John de Wotton father of the said William, the 16s. 8d. which he used to take of a piece of land in the said town called Houfridig, the 12d. which he used to take of a piece of land there called Poaperydyng, and 3d. which he used to take of a piece of land called Cornley, all now held by William de Wotton, rendering nevertheless yearly to the said William Swanlond one red rose at Midsummer for all secular services and demands. Witnesses: Thomas de Brakenbergh, Ralph Boukere, John Baldewyne, John Huges, Robert Hamond. Dated Herefeld, 10 November 49 Edward III.

Memorandum of acknowledgment of the foregoing writings, 3 April this year.

April 5. John Wymynton and Thomas Rotour to John Gilberd, Roger Westminster. Richard and John Ricolf the younger. Recognisance for 50s., to be levied, in default of payment, of their lands and chattels in Bedfordshire.

April 6. To the sheriff of Bedford. Order, upon the petition of John Legburne, Westminster. by mainprise of John Harewode of London 'marchal' and Henry Durant of London 'harbour' to cause two horses of his, one black and the other dun (*fusci coloris*), and other goods to be delivered to the petitioner for safe keeping; as his petition shews that Thomas Werkman, being newly pursued to the town of Bedeford with the manner of the said horses and goods by him feloniously stolen at Totenham, was there taken with the same by the bailiffs of Bedeford and is there imprisoned in the king's prison, praying that the king will send the said Thomas to answer before him for that felony in the quinzaine of Easter, and meanwhile will deliver the said manner to the petitioner as aforesaid.

April 13. To John de Cavendissh the chief justice. Order to stay until after Westminster. Whitsuntide next further proceedings by him or his fellows by virtue of the king's letters patent appointing the said chief justice with certain other lieges to hear and determine certain alleged trespasses lately committed by Nicholas Stalworth and certain others against the prior of Wymondeham, and of the king's commands to them addressed; as by sufficient witness the king has learned that at a day whereon there ought to have been treaty of concord between the said parties by knights and other true men of Norffolk, the prior shewed himself in all things unreasonable.

April 15. To the sheriff of Bedford. Order, upon the petition of John de Westminster. Wodhull clerk, by mainprise of William Assheborne of London 'merchant,' William de Felmersham of London 'sadelers,' William Baldrit of London 'masoun' and Nicholas Pety of London 'masoun' to stay the execution of a writ *de judicio* against him at the suit of John Curteys of Wymyngton, it put in exigents by reason thereof and not otherwise, bringing this writ before the justices of the Bench;

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Membrane 15d—cont.

as his petition shews that he is put in exigents in Bedfordshire to be outlawed for that he came not before the said justices to answer the plaintiff concerning an alleged debt of 30*l.*, and that he is ready so to answer the day the said writ is returnable, and to stand to right in all things ; and the said William and the others, appearing in person in chancery, have mainperned under a pain of 30*l.* to have the said defendant's body at that day before the said justices so to answer, and further to do and receive what the court shall determine.

MEMBRANE 14d.

Writing of Maud daughter of Lawrence de Leeke, confirming a charter of feoffment by her said father made to Dame Isabel de Friskenay his daughter, sister of the said Maud, her heirs and assigns, of certain lands therein contained, and confirming the estate of the said Isabel in those lands, and in all lands which she has by gift of Richard de Ravenser archdeacon of Lincoln, Frederick de Tilneye of St. Botolph, William Tullymound and Robert de Somersby rector of a mediety of Leverton church, with the reversions, knights' fees, advowsons of churches, pastures, fisheries, commodities and rights whatsoever ; and quitclaim with warranty of the premises to the said Isabel, her heirs and assigns. Dated London, 1 April 50 Edward III.

Writing of Maud daughter of Lawrence de Leek, confirming a charter of feoffment by her said father made to Frederick de Tilneye of St. Botolph, Geoffrey de Neuland of Benyngton chaplain, William son of Roger of the same, John Cokler of the same, John Franyche of the same, John Neuland of the same, Margaret daughter of Ralph of the same, Richer Smyth of the same and Simon de Touton, their heirs and assigns, of certain lands in the town of Benyngton and in Fenne by the town of St. Botolph in the said charter contained, and confirming the estate of the said feoffees therein and in the reversions, knights' fees, advowsons of churches, pastures, fisheries, commodities and rights thereto pertaining ; and quitclaim with warranty of the premises to the said feoffees, their heirs and assigns. Dated (*as the last*).

Memorandum of acknowledgment of the foregoing writings, 2 April.

April 1. To the sheriffs of London. Order by mainprise of John Dovy of
Westminster. London, William de Snetesham and Nicholas Swerdeston of Norfolk to stay the execution of a writ of exigents against Walter Dunton, John Faldyate and Richard Faukes and the taking of their bodies ; as the king has learned that lately before the justices of the Bench Adam Peuteny impleaded the said Walter for an alleged debt of 50*l.*, John Faldyate for an alleged debt of 20*l.*, and the said Richard for an alleged debt of 20*l.*, and by process thereupon had he so far prosecuted the business that by writ *de judicio* the sheriffs are ordered to put the defendants in exigents from husting to husting until outlawed if they shall not appear, and if they shall appear to take them and keep them in safe custody so as to have their bodies before the said justices at Westminster in the quinzaine of Michaelmas next to answer upon that plea ; and the said John Dovy and the others, appearing in person in chancery, have mainperned under a pain of 90*l.* to have the defendants' bodies before the said justices at the day mentioned.

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Membrane 14d—cont.

March 20. To the sheriff of Worcester. Order of the king's favour by mainprise
Westminster. of Robert Massy, John Cristelton of Warwickshire, Thomas Perot of
Worcestershire and Richard Payn of Berkshire to stay the publication
of the exigents or waiver against Agnes Harries of Yerdele daughter
of Henry de Fulford ; as she has shewn the king that being indicted
before John Botour and his fellows, guardians of the peace and justices
of oyer and terminer in Worcestershire, for the death of Agnes Hebben
of Yerdeleye, she is put in exigents in that county to be waived for that
she came not before those justices to answer thereupon, and is next
time to be waived as she avers, and has petitioned the king for a stay
seeing that by his command the indictment is sent before the king
in chancery, and that she is ready there to answer at the king's pleasure
and to stand to right in all things ; and the said Robert and the others,
appearing in person in chancery, have mainperned body for body
under a pain of 10*l.* to have her before the king in the quinzaine of
Easter.

Writing of John Brit knight, William de Preston of the Hill of York-
shire and Peter Clerk of Hedon in the said county, being a bond to
Robert Kaylly and Edmund de Wightham in 36*l.* 16*s.* 6*d.* payable
in the dwelling house of Agnes Frowyk in Chepe London on Midsummer
eve next. Dated London, Monday after St. Ambrose 50 Edward III.

Memorandum of acknowledgment, 7 April.

April 14. To the sheriff of Norfolk. Order by mainprise of John Spylwynd
Westminster. 'baker' and Ralph Suthwell 'taillour' of the suburbs of London to
stay the further publication of the exigents against Walter Spillewynd
vicar of Langham, bringing this writ before the justices of the Bench ;
as John Dys 'cordeuaner' and William Margarett of Jernemuth are
impleading the said Walter before the said justices for a certain alleged
debt, and altogether without his knowledge as he says he is put in
exigents in Norfolk to be outlawed for that he came not before the said
justices to answer thereupon, wherefore he has prayed the king for a
stay ; and the said John Spylwynd and Ralph, appearing in person
in chancery, have mainperned under a pain of 10*l.* to have the defen-
dant's body before the said justices the day the writ of exigents is
returnable.

April 9. To the sheriffs of London. Order by mainprise of Hugh de Brompton
Westminster. of London 'skynnere,' Robert Porter of London 'skynnere,' Henry
Pountfreyt of London 'skynnere' and Hugh de Miton of Yorkshire
to stay altogether the further execution of the king's late writ ordering
the sheriffs to cause Andrew de Shaldeford of London 'skynnere' to
come before them, and to compel him to find mainperners who, under
a pain to be by the sheriffs laid upon them for which the sheriffs would
answer, would mainpern him that he should do or procure no bodily
hurt or harm to Thomas Pateshull parson of St. John Walbroke, and
if he should refuse, to commit him to Neugate gaol there to be kept
in safe custody until he would willingly so do ; as that writ issued upon
the prayer of the said parson, lately averring that the said Andrew
threatened him in life and limbs ; but the said Hugh and the others,
appearing in person in chancery, have mainperned as aforesaid under
a pain of 40*l.*

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Membrane 14d—cont.

April 8. To the sheriff of Kent. Order, for particular causes, to stay until
 Westminster. one month after Easter next the distress which he is making by
 exchequer summons upon the lands pertaining to Thurle priory,
 which is in the king's hand by reason of the war with France and in
 the keeping of Richard Stury by the king's commission, for payment
 to the king of certain debts and arrears of the last prior.

Memorandum that on 9 April this year John Sonde, appearing in
 person in chancery at the inn of the friars preachers London, humbly
 submitted to the king's grace, acknowledging that he owed the king
 1,000*l.* payable at Whitsuntide next, to be levied, in default of payment,
 of his lands and chattels in the county of Suthampton.

MEMBRANE 11*d.**

April 21. To the sheriffs of London. Order by mainprise of Richard Marchal
 Westminster. of London and John Bygoun of Bedfordshire to stay until the octaves of
 Trinity next the execution of a writ of exigents against John Fever
 of Whitchurche clerk and the taking of his body: as the king has
 learned that William de Cosyngton knight lately impleaded the said
 John Fever before the justices of the Bench for an alleged trespass,
 and by process thereupon had so far prosecuted the business that by
 writ *de judicio* order was given to the sheriffs to put the defendant
 in exigents from husting to husting until outlawed if he should not
 appear, and if he should appear to take him and keep him in safe
 custody so as to have his body before the said justices at the day
 aforesaid to answer thereupon; and the said Richard and John Bygoun,
 appearing in person in chancery, have mainperned under a pain of
 20 marks to have his body before the said justices at that day.

April 25. To the sheriff of Norfolk. Order by mainprise of Roger Raulyn,
 Westminster. John de Corston and Bartholomew de Fretton of Norfolk to stay the
 execution of the king's late writ concerning the taking of the body of
 John Scogan; as lately upon the petition of William parson of Estreyn-
 ham, averring that the said John threatened his person and to burn
 his houses, the king ordered the sheriff to cause the said John to come
 before him and to compel him to find mainpernors who, under a pain
 to be by the sheriff laid upon them for which the sheriff would answer,
 would mainpern the said John that he should do or procure no hurt
 or harm to the said parson, and if he should refuse, to commit
 him to the nearest gaol there to be kept in safe custody until he
 would willingly so do; but the said Roger and the others, appearing
 in person in chancery, have mainperned that he shall do or procure
 no hurt or harm to the said parson in his person and houses.

April 24. To S. archbishop of Canterbury. Order and request upon his
 Westminster. allegiance, as he loves the king and his honour and desires the safety
 and defence of the church and realm of England, at the earliest
 possible day to summon a convocation of his suffragans, the deans and
 priors of cathedral churches, the abbots, priors and other elective
 persons exempt and not exempt, the archdeacons, chapters, convents,
 colleges and all the clergy of every diocese of the province of Canterbury

* The dorso of membranes 13 and 12 is blank.

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Membrane 11d—cont.

in the church of St. Paul London or elsewhere as he shall see fit, there to lay before them the business of the salvation of the said church and the defence of the realm, and to apply himself effectually to induce them to grant a competent subsidy in aid of the charges which the king must bear, certifying in chancery the amount of such subsidy and the terms of payment; as for the aforesaid purpose the king must needs lavish costs and expenses, the charge whereof the king is not able to bear without the aid of his lieges, as the archbishop is aware.

[*Fœdera. Rep. on Dignity of a Peer*, iv, p. 668.]

The like to A. archbishop of York, to summon a convocation in the church of St. Peter York.

[*Ibid.*]

Indenture made between Sir Henry de Bernak rector of Bokesworth in the diocese of Ely and Sir Reynold de Shirmond clerk, being a lease of Bokesworth church with the tithes great and small and all other commodities, profits and proventions thereto belonging, to the said Reynold, his executors and assigns for four years from this date to the value of 40*l.* a year, of which sum the lessee shall during the said term pay to the lessor or his attorney at Bokesworth 20*l.* only at Michaelmas, St. Thomas the Apostle before Christmas next, the Purification and Easter following by even portions, and other 20*l.* shall every year be kept in the lessee's hands in part payment of 80*l.* wherein the lessor was bound to him, reserving to the lessor and to his assigns during that term all the chambers on the upper side of the hall, a house called the 'chafhous,' another called the 'longe shepcote,' and stabling sufficient for three horses within the inner close of the rectory, with free ingress and egress, reserving also until Midsummer next free easement in all the rectory houses, with free ingress and egress to sell, carry and take away all his goods and chattels quick and dead, and like easement to the lessee and his assigns until Midsummer after the said term expired; covenants that the lessor shall before Midsummer next repair the residue of the houses which the lessee shall occupy, and when so repaired and not otherwise the lessee shall maintain the same and surrender them at the end of the term, tempest, sudden disaster and fire excepted, that the lessee shall bear all charges toward the archdeacon and his officers, the lessor toward the pope, the king, the cardinals, the bishop and all others, that at the end of the term the lessee shall leave as many acres of land sown, dinged, ploughed and again ploughed as he received, that the lessor shall not exchange or resign his said church during that term save with consent of the lessee, that if during the said term the lessor shall content the lessee of the sum to him due as aforesaid it shall be lawful for him to enter and take again the said church disposing thereof at his will, and that if the farm payable to the lessor shall be one month in arrear after any term in whole or in part it shall be lawful for the lessor to enter the said church and take it again into his hands until thereof fully contented; and bond in 200 marks by the lessee and Amery Wymondham to the lessor and his executors, and like bond by the lessor to the lessee and his executors, for fulfilment of these covenants. Witnesses: Lawrence de Allerthorp clerk, John Breton, Thomas de Sutton, Robert Plesyngton. Dated London, St. Valentine's day 50 Edward III.

Memorandum of acknowledgment by the parties, 6 May.

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Membrane 11d—cont.

Charter of Nicholas Croke of Lacokes Wyke co. Wiltesir, cousin and heir of John Croke of Haselbury, giving with warranty to Warin de Insula knight, his heirs and assigns, a yearly rent of 16 quarters of grain, namely 8 quarters of wheat and 8 quarters of barley, which he the said Nicholas claims to have of all the lands in Draycote Folyot sometime of Warin de Insula knight uncle of the said Warin; and quitclaim of all right in the said lands and rent to the first named Warin, his heirs and assigns. Witnesses: Nicholas Tamworth, John Kentwode, Robert Symeon knights, Gilbert Shotesbroke, William Hayercroft, John Walden. Dated Chilton Folyot co. Wiltesir, 3 May 50 Edward III.

Memorandum of acknowledgment, 7 May.

May 8.
Westminster.

To the mayor and bailiffs and the commonalty of the town of la Rey. Order under pain of forfeiture, as they love the king and his honour, with all possible speed to cause all the fencible men in that town to be furnished with arms, arrayed and kept in array, and to cause the town to be fortified, so as to be ready to resist the king's enemies if any shall presume to attack the town by land or water; and further order to cause proclamation to be made on the king's behalf straitly forbidding any man of whatsoever estate or condition now having his conversation in the town to withdraw or depart thence or to remove his goods, property or chattels.

[*Fœdera.*]

Indenture of lease with warranty made by William Bardolf lord of Wyrmegeye co. Norfolk to Sir John Disseford clerk, his executors and assigns, for twelve years from Michaelmas last of the whole manor of Watton atte Stone co. Hertford with the water mill, free warren and all other commodities and appurtenances, and all lands, rents and services of tenants in the town of Stapelford, the advowson of Stapelford church and Watton free chapel excepted, rendering every year 35 marks at Easter and Michaelmas by even portions, contenting the king and the lords of the fee of all services and charges thereupon due, with proviso that the lessor, his heirs and executors, shall have power to distrain for arrears after one month; covenant that the lessee shall at his own cost new make and repair the said mill and the ' flodegates ' and scour the ' damme ' thereto belonging, shall buy and have there two sufficient stones of Normandy, shall cover and repair one long ' shephous ' and the house standing at the end thereof, shall maintain all the same during the said term and so surrender them at the end of the term, so that it shall not be lawful for him, his executors and assigns, to waste the wood of the said manor all that time, provided that the lessee, his heirs or executors, shall not be troubled concerning waste of a house and piece of ground late of Richard le Reve, but shall be altogether discharged thereof. Dated 4 March 50 Edward III. Witnesses: Sir Thomas Fitlyng, Sir Robert Strange knights, Nicholas Wyntre, John atte Barre, Roger de Berkele, John Thurston of Watton.

Memorandum of acknowledgment by the lessor, 2 May.

MEMBRANE 10d.

April 23.
Westminster.

To the sheriffs of London. Order by mainprise of Thomas Chesham ' carpenter ' and William Bumstede ' taillour ' of the city of London to set free John Rodyng of London from Neugate prison: as on his

1376.

Membrane 10d—cont.

behalf petition is made to the king for deliverance, shewing that he is taken and committed to the said gaol and there detained at the suit of John de Acres parson of St. Bartholomew 'Littill' by his bill averring that the prisoner threatened him in life and limbs; and the said Thomas and the others, appearing in person in chancery, have mainperned under a pain of 40*l.* that he shall not do nor procure bodily hurt or harm to the said parson.

Writing of William de Assheden of Westwyttenham co. Berkes, being a gift and quitclaim with warranty to John Louches of London, his heirs and assigns, of all right which now or hereafter may fall to the said William or his heirs in all the lands, rents and services in Westwyttenham which he the said William had and lately by writing indented demised and to farm let for twenty years to the said John, his heirs, executors and assigns, by virtue whereof the said John entered and does yet hold and occupy the same. Witnesses: John Waryn, John Brid, John Capy, Walter Daundeseye, Thomas Hirdman, John Burgeys, John Morton, Nicholas Symkoc, John Risle. Dated Westwyttenham, 26 April 50 Edward III.

Memorandum of acknowledgment, 26 April.

April 22. To the sheriff of Berkshire. Order of the king's favour, upon the
Westminster. petition of Richard Payn, by mainprise of Luke Chapman of Abyndon co. Berkes and Thomas Ace of London 'couper' to stay the publication of the exigents or outlawry against him, bringing this writ before the king; as the said Richard has shewn the king that, being indicted for certain felonies before Warin de Lysle and his fellows guardians of the peace and justices of oyer and terminer in Berkshire, he is put in exigents in that county to be outlawed for that he came not before them to answer thereupon, and is like to be outlawed as he avers, and that he is ready to answer the king at his pleasure, and stand to right in all things; and the said Luke and Thomas, appearing in person in chancery, have mainperned body for body and under a pain of 10*l.* to have him before the king on the morrow of the Ascension to stand to right touching the said indictment, which the king will cause then to come before him to be determined.

Charter of John Fyne, son and heir of Roger Fyne of Manytre, giving with warranty to John Sompnour of Manytre, his heirs and assigns, all his lands and tenements lying in the town of Mysteleye and in the burgage of Manytre, with meadows, feedings, pastures, ways, paths, hays, ditches, dikes, gardens, curtilages, renters, buildings, profits and appurtenances. Witnesses: Thomas Hardyng, John Hardyng, Robert Hardekyn, William Lucas, Robert Talbot. Dated Manytre, Monday after Easter 50 Edward III.

Memorandum of acknowledgment, 30 April.

Indenture witnessing on behalf of Sir Thomas de la Barre, one of the heirs of Henry de Penbrugge, the purparty of the said Henry's manors, lands etc., whereof Sir Richard de Burley the other of the said Henry's heirs and parcener of the said Thomas shall have the first choice according to indentures between them made; to wit that the manors of Orrewelle, Monyton, Neulond, Sycherugge (*sic*) and Sutton shall remain with one of the parceners, the manors of Eyzot, Chehungre,

1376.

Membrane 10d—cont.

Matherne and Mere and the tenements in Hereford with a meadow near le Hereford (*sic*) and Fuoggesasche shall remain with the other parcener. Dated London, 5 May 50 Edward III. *French.*

Memorandum of acknowledgment by the parties, 7 May.

Charter of William de Neuwerk chaplain, giving with warranty to James Barbour of St. Botolph, Richard Norwode of the same and Sir William de Normanton chaplain, their heirs and assigns, all the lands etc. in the town of St. Botolph which Henry Frowyk of Middlesex, Henry Lacy now deceased, Roger de Bokyngham, Richard Toky the younger and the said William lately purchased jointly of Joan who was wife of Andrew Aubrey sometime citizen and pepperer of London and John son and heir of the said Andrew, and the said Andrew as well of Sir James de Burford knight as of John Enefeld. Witnesses: William de Spaygne, Frederick de Tylney, William Tolymond, Richard de Neuton, John Hulle, Robert Rede. Dated St Botolph, Monday before St. Philip and St. James 50 Edward III.

Writing of William de Newerk chaplain, being a letter of attorney appointing John Beverlee citizen of London, Sir Henry de Carleton and John Kyng of Flete to deliver to James Barbour of St. Botolph, Richard Norwode of the same and Sir Walter de Normanton chaplain seisin of all the said William's lands in St. Botolph according to his charter of feoffment. Dated Monday before St. Philip and St. James 50 Edward III.

Memorandum of acknowledgment of the foregoing charter and writing, 7 May.

Writing of Richard Toky the younger, being a quitclaim to Henry Frowyk of Middlesex and Sir William Newerk chaplain, their heirs and assigns, of all the lands etc. in the town of St. Botolph which the said Henry, Henry Lacy now deceased, the said William, Roger de Bokyngham and he the said Richard lately purchased jointly of Joan who was wife of Andrew Aubrey sometime citizen and pepperer of London and John Aubrey son and heir of the said Andrew, and the said Andrew as well of Sir James de Burford knight as of John Enefeld. Witnesses: William de Spaigne, Frederick de Tylneye, William Tolymond, Richard de Neuweton, John Hulle, Robert Rede. Dated St. Botolph, Monday in Easter week 50 Edward III.

Memorandum of acknowledgment, 7 May.

MEMBRANE 9d.

Writing of Walter de Stratton the elder, being a grant and quitclaim with warranty to Margery daughter of Ralph de Shymplyngford, her heirs and assigns, of the manor of Aston co. Suffolk late of John de Shymplyngford. Dated Westminster, 12 May 50 Edward III.

Memorandum of acknowledgment, 13 May.

May 13. John Legborne of Barton to Michael de la Pole knight. Recognisance
Westminster. for 80*l.*, to be levied, in default of payment, of his lands and chattels
in Lincolnshire.

1376.

Membrane 9d—cont.

May 14. Gerard de Braybroke knight and Master Robert de Braybroke clerk
Westminster. to Nicholas de Wodhulle. Joint and several recognisance for 1,000*l.*
to be levied etc. in Bedfordshire.

Cancelled on payment.

Thomas de Reynes knight, Lawrence de Pabenhams knight, John Curteys of Wymynton and William de Wodhulle to Nicholas de Wodhulle. Joint and several recognisance for 1,000*l.*, to be levied etc. as above.

Cancelled on payment.

May 14. Nicholas de Wodhulle to Gerard de Braybroke knight. Recognisance
Westminster. for 1,000*l.*, to be levied etc. in Wiltesir.

Cancelled on payment.

Indenture made between Sir Gerard de Braybroke, Master Robert de Braybroke clerk, Thomas de Raynes knight, Lawrence de Pabenhams knight, John Curteys of Wymynton and William de Wodhulle of the one part and Nicholas de Wodhulle of the other part, witnessing that whereas John de Wodhulle sometime made a lease to the said Thomas, Lawrence, John and William of the manors of Great Wodhulle, Little Wodhulle and Langeford co. Bedeford and Patishulle co. Norhampton with knights' fees, advowsons, rents and services whatsoever for a term of years, and during their possession thereof made a release to them and their heirs for ever, and whereas the premises are seized into the king's hand, they shall at their own cost sue the same out of the king's hand, making to the king a fine, and within one half year after livery thereof out of the king's hand, by fine to be levied in the king's court at the cost of the said Nicholas, with the king's licence at the cost of the said Thomas and the others, they shall grant the premises, quit of charge or incumbrance toward the king or toward others as in the time of the said John's last possession, the manors of Great and Little Wodhulle and Langeford to Sir Gerard de Braybroke and Isabel his wife for their lives, the manor of Pateshulle to the said Gerard and Isabel for the said Isabel's life, with remainder in either case to the said Nicholas and his heirs, Sir Gerard delivering to the said Nicholas all charters concerning the premises in his possession or the possession of any in his name upon reasonable warning to the said Gerard of the hour when he shall come for them at Wodhulle after levying of the said fine; covenant for defeasance of the foregoing recognisance made by the said Gerard and Robert his brother, and of a writing of rent charge for 200*l.* by the said Thomas and the others made to the said Nicholas and his heirs, upon condition that the said Gerard, Thomas and the others shall perform the covenants aforesaid, and for defeasance of another recognisance for 1,000*l.* whereby the said Gerard, Sir Thomas and William de Wodhulle are bound, upon condition that the said Gerard and Isabel shall be ready by fine to release to the said Nicholas and his heirs all right in the manors of Great Durneford, Little Durneford and Tiderle co. Wiltshire at the same time as the fine above mentioned shall be levied, also of the foregoing recognisance made by the said Nicholas upon condition that the said Nicholas shall in person or by attorney come in chancery and make such plea or acknowledgment as shall be agreed between their counsel

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Membrane 9d—cont.

in a *scire facias* whereby he shall be warned that he shall have nought to say wherefore the manors aforesaid shall not be delivered to the said Thomas and the others, and that by deed to be enrolled in a court of record at the costs of the said Gerard within one half year after levying of the said fine he shall confirm the estate of the said Gerard and Isabel therein according to the intent of the said fine, thereby granting that they shall not be impeached of waste by the said Nicholas nor by his heirs. Dated Westminster, 15 May 50 Edward III. *French.*

Memorandum of acknowledgment by the parties, 15 May.

Writing of Thomas de Reynes knight, Lawrence de Pabenham knight, John Curteys of Wymynton and William de Wodhulle, granting to Nicholas de Wodhulle, his heirs and assigns, a yearly rent of 200*l.* to be taken at Easter and Michaelmas by even portions of their manors of Great Wodhulle, Little Wodhulle and Langeford co. Bedford, the first term to begin at Michaelmas next, and power to distrain for arrears therein and in their manor of Patishulle co. Norhampton. Dated Westminster, 12 May 50 Edward III.

Memorandum of acknowledgment, 14 May.

May 10. Westminster. To the justices of the Bench. Order to stay altogether the further holding before them of pleas of trespass against the king's clerk John de Patryngton clerk of the chancery, telling John Wilberham citizen of London on the king's behalf to repair to the chancellor and sue for justice in chancery if he shall think fit; as the cognisance of pleas of trespass committed against the clerks of chancery or their servants and ministers in places where the chancery may abide, or by the said clerks, their ministers or servants there dwelling with them against others, pertain and have been used heretofore to pertain to the chancellor or the keeper of the seal for the time being; and at the suit of the said John Wilberham, alleging that divers trespasses are by the said clerk committed against him at London where the chancery now is, the said justices are holding pleas and divers complaints between the parties, drawing to them the cognisance which pertains to the chancellor who is now there and to none other, contrary to the custom aforesaid; and it is the king's will that his said clerk shall not be dealt with otherwise than used to be done in times past.

May 17. Westminster. John Lillewalle of Herefordshire to Nicholas Helde of Oxfordshire. Recognisance for 34 marks payable by instalments, to be levied, in default of payment, of his lands and chattels in Herefordshire.

Writing of John Aubrey, son and heir of Andrew Aubrey sometime citizen and pepperer of London, being a quitclaim with warranty to James Barbour of St. Botolph, Richard Norwode of the same and Sir Walter de Normanton chaplain, their heirs and assigns, of all the lands in the town of St. Botolph which they the said James, Richard and Walter have by gift and feoffment of William de Newerk chaplain, and the said William, Henry de Frowyk, Henry Lacy, Roger de Bokyngham and Richard Toky the younger had by gift and feoffment of him the said John Aubrey and of Joan his mother who was wife of

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Membrane 9d—cont.

the said Andrew. Witnesses: William de Spaigne, Frederick de Tylneye, William Tolymond, Richard de Neuton, John Hulle, Robert Rede. Dated St. Botolph, Monday before the Ascension 50 Edward III.

Memorandum of acknowledgment, 21 May.

Writing of Hugh brother and heir of Geoffrey de la Marlere, being a quitclaim with warranty to John de Aylesbury knight, his heirs and assigns, of the manor of Abynggeworth co. Surrey which Henry de la Malere father of the said Hugh claimed as his heritage. Witnesses: Thomas de Preston, Thomas Daventre knights, William Nudegate, Robert Lockeslee, John Fitz Richard of Olneye. Dated Middleton Keynes co. Bukingham, Wednesday after St. Dunstan 50 Edward III.

Memorandum of acknowledgment, 20 May.

Writing of Philip Cauele of Melreth clerk and John Gentyng of Melreth, being a release to Stephen Derby, son and heir of Hugh Derby of Stanstede Mounfichet, of the clause of warranty in a charter whereby the said Stephen gave to them and their heirs all the lands in the towns of Stanstede Mountfichet, Bilchangre, Farnham and Stortford cos. Essex and Hertford which were of Hugh Derby and John Derby, and in a quitclaim of the premises after made to them by him. Dated Westminster, 24 May 50 Edward III.

Memorandum of acknowledgment, 24 May.

MEMBRANE 8d.

May 7. Philip le Despenser knight to Richard de Raveneser archdeacon of Westminster. Lincoln. Recognisance for 200 marks, to be levied, in default of payment, of his lands and chattels in Lincolnshire.

Cancelled on payment.

Writing of Peter de Ofterton, cousin and heir of William de Ofterton Roberd of Bukinghamshire, being a quitclaim with warranty to John son and heir of Thomas Paynell of Ofterton aforesaid, his heirs and assigns, of the manor and advowson of Ofterton aforesaid. Witnesses: Peter de Cousaunce, Bernard Brokaz, Thomas Langeford, John Kentwode knights, Henry Esturmy, Thomas de la Mare, Robert Bullok, Philip Baynard, Adam Banastre, Robert Godwyne. Dated Rydyngges, Saturday after St. Peter's Chair 50 Edward III.

Memorandum of acknowledgment, 7 May.

Writing of John de Pyshale clerk and Roger de Wolferston, granting to Henry Dispencer bishop of Norwich, William de Ufford earl of Suffolk, Roger Boys knight, Robert de Teye knight, John de Rokwode, Reynold de Eckles, Robert de Berneye, William Wynter of Bernyngham Curzon, William de Blielyngg citizen of Norwich, Richard Dautres and William March of Soterlee, their heirs and assigns, during the life of Isabel daughter of William de Loudham knight a nun of St. Katherine Flixton co. Suffolk, 16 marks of yearly rent payable in the said house of St. Katherine Flixton at Midsummer, Michaelmas, St. Andrew and Easter by even portions, to be taken of their manor of Aston in that county which they had jointly with John de Braham knight (now deceased) and with the said earl, Robert de Teye and John de Rokwode by gift and feoffment of her said father, the said earl, Robert and

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Membrane 8d—cont.

John de Rokwode having released their right therein to the grantors, and Margery daughter and heir of Ralph de Schymplyngford having likewise made a release to them of the said manor which was lately of John de Schymplyngford, power being given to the grantees, their heirs, bailiffs and assigns, to distrain for arrears thereof; and for greater security the grantors have put them in seisin by half a mark. Dated Southelmham co. Suffolk, Saturday after St. John *ante Portam Latinam* 50 Edward III.

Memorandum of acknowledgment, 10 May.

Writing of Margery daughter and heir of Ralph de Shymplyngford, being a quitclaim with warranty to Sir John de Peyshale clerk and Roger de Wolferston, their heirs and assigns, of the manor of Aston co. Suffolk late of John de Shymplyngford. Dated Westminster, Thursday after St. John *ante Portam Latinam* 50 Edward III.

Memorandum of acknowledgment, 10 May.

Writing of Richard Poure, son and heir of Thomas Poure, being a quitclaim with warranty to Hugh Poure of Blechesdon, his heirs and assigns, of the manor of Otyndon co. Oxford and all the lands, rents and services in Seukeworth co. Berkes which were of the said Thomas. Witnesses: John Golafre, Richard de Abberbury, John de Nowers, John de Rothewell knights, Thomas de la Mare, Thomas de la Poyle, Nicholas Baker of Middelton. Dated Otyndon, 4 May 50 Edward III.

Memorandum of acknowledgment, 10 May.

May 8. To the treasurer and the barons of the exchequer. Order to stay
Westminster. their demand made by exchequer summons upon James le Botiller earl of Ormond late justiciary of Ireland and Thomas de Baddeby late treasurer of Ireland or either of them to account before the said barons for the issues of search for mines of gold and silver in Ireland arising since 1 May last, thereof discharging the said earl and Thomas; as lately the king appointed them to make search as aforesaid and to cause certain other things affecting such search to be done, as in his letters contained, and on 1 May last discharged them of making further search.

March 29. Ralph de Crumwell knight to the chapter of St. Mary Lincoln.
Westminster. Recognisance for 1,000*l.*, to be levied, in default of payment, of his lands and chattels in Lincolnshire.

Memorandum that this recognisance was taken by Richard de Ravensere clerk, by the king's writ of *dedimus potestatem* which is on the files for this year.

MEMBRANE 7d.

Writing of Walter de Stratton, granting to Henry Despencer bishop of Norwich, William de Ufford earl of Suffolk, Roger Boys knight, Robert de Teye knight, John de Rookwode, Reynold de Eckles, Roger de Wolferston, Robert de Asshfeld, Robert de Berneye, William Wynter of Bernyngham Curszoun, William de Blyelyngg citizen of Norwich, Richard Dautres and William March of Soterlee, their heirs and assigns, during the life of Isabel daughter of William de Loudham

1376.

Membrane 7d—cont.

knight a nun of St. Katherine Flixton co. Suffolk, 16 marks of yearly rent payable in the said house of Flixton at Midsummer, Michaelmas, St. Andrew and Easter by even portions, to be taken of the said Walter's manor of Kirketon by Everwarton and of all his lands in the towns of Cokefeld, Alpheton and Shymplyng, all late of John de Schymplyngford, with power to the grantees, their heirs, bailiffs and assigns, to distrain for arrears; and for greater security he has put them in seisin thereof by half a mark. Dated Southelmham co. Suffolk, 13 May 50 Edward III.

Memorandum of acknowledgment, 13 May.

Writing of Roger de Wolferston, granting to Henry Dispencer bishop of Norwich, William de Ufford earl of Suffolk, Roger Boys knight, Robert de Teye knight, John de Rookwode, Reynold de Eckles, Robert de Asshfild, Robert de Berneye, William Wynter of Bernyngham Curszoun, William de Bliclyngg citizen of Norwich, Richard Dautres and William March of Soterle, their heirs and assigns, during the life of Isabel daughter of William de Loudham knight a nun of St. Katherine Flixton, 8 marks of yearly rent payable in the said house of Flixton at Midsummer, Michaelmas, St. Andrew and Easter by even portions of all the grantor's lands in the towns of Todenham and Westirfeld co. Suffolk which he lately had jointly with Robert de Preston of Gippewich (now deceased) by gift and feoffment of the said William de Loudham, and power to the grantees, their heirs, bailiffs and assigns, to distrain for arrears; and for greater security he has put them in seisin thereof by half a mark. Dated Southelmham co. Suffolk, 13 May 50 Edward III.

Memorandum of acknowledgment, 13 May.

Writing of Margery daughter of Ralph de Shymplyngford, being the confirmation for herself, her heirs and assigns and all future tenants of the manor of Aston, of a writing of John de Pyshale clerk and Roger de Wolferston (*text follows, see above p. 354*), dated Southelmham, Saturday after St. John *ante Portam Latinam* 50 Edward III, granting to Henry Dispencer bishop of Norwich and others during the life of Isabel daughter of William de Loudham knight, a nun of Flixton, 16 marks of yearly rent to be taken of the said manor (*as above*). Dated Southelmham, 13 May the same year.

Memorandum of acknowledgment, 13 May.

May 14. William de Galby parson of Eppeworth to John de Caumpeden
Westminster. prebendary of Dunham upon Trent. Recognisance for 80*l.*, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Notynghamshire.

Cancelled on payment.

Writing of Warin de Insula knight, giving with warranty to Walter Aubrey and to his assigns during his life a yearly rent of 40 marks to be taken at Easter and Michaelmas by even portions of the manor of Hordwelle co. Berkes and of a tenement called Fressheton situate in Wiltsir; and in name of seisin the said Warin has delivered to the said Walter one noble of gold, granting to him or his assigns power

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Membrane 7d—cont.

to distrain for arrears during his life. Witnesses: Robert Symeon knight, John Walden, William Hayercroft, John Worth, Richard Herberd. Dated 24 May 50 Edward III.

Memorandum of acknowledgment 26 May.

Indenture of defeasance of the rent granted by the foregoing writing, whensoever Warin de Insula knight, his heirs or assigns or some other in their name, shall pay to Walter Aubrey or his assigns 400 marks, when the said writing shall be given up. Witnesses (*as the last*). Dated 26 May 50 Edward III.

Memorandum of acknowledgment by the said Walter, 26 May.

Charter of Thomas Langeport of Bukynghamshire, giving with warranty to Walter Topclyf, Edmund Tettesworth, and William Qwaplade, their heirs and assigns, a fourth part of the manor of Horton by Colbroke co. Bukyngham with the advowson of Horton church, to present in their turn, and with meadows, feedings, pastures, fisheries, rents, services of free tenants and neifs, escheats, heriots, reliefs, wards, marriages, suits and all other appurtenances, which fourth part descended to the said Thomas by inheritance after the death of Ralph de Longetoft his uncle. Witnesses: William Molyns knight, John Wyot, Walter Salle, William Osgat, John Drayton. Dated Horton, 20 May 50 Edward III.

Memorandum of acknowledgment, 28 May.

Charter of Stephen Hichecok of Bolton chaplain, giving with warranty to Robert de Bolton clerk, his heirs and assigns, the reversion of a messuage and garden and one bovate of land in Bolton upon Dyrne, now held for life by Juliana who was wife of Thomas Hichecok with reversion to the said Stephen. Witnesses: Sir Thomas de Stanley rector of Treton, William de Waddesley rector of Southotryngton, Robert de Mundesder, William Faceby, Nicholas Allestre of Roderham. Dated London, the feast of St. Matthias 1375.

Memorandum of acknowledgment, 28 May this year.

MEMBRANE 6d.

Writing of Richard Travers clerk rector of Blendeworth, brother of Thomas Travers knight, being a quitclaim with warranty to Nicholas Brembre citizen and merchant of London, Nicholas Heryng, Richard Bethewater chaplain and Thomas Shardelowe, their heirs and assigns, of the manors of Rowhull and Halghelee co. Kent which they had by gift and feoffment of his said brother. Witnesses: John Philipot, Thomas Cornewaleys, Henry Vanner, John Norfolk, William Bovile clerk. Dated London, 12 May 50 Edward III.

Writing of Richard Travers clerk rector of Blendeworth, brother of Thomas Travers knight, being a quitclaim to Nicholas Brembre and John Michel citizens of London, their heirs and assigns, of the reversion of the manor of Woxindon and 60 acres of land in Haryngeseye co. Middlesex now held for life by Maud who was wife of Simon Fraunceys by reason of her dower. Witnesses and date (*as the last*).

1376.

Membrane 6d—cont.

Writing of Richard Travers clerk rector of Blendeworth, brother of Thomas Travers knight, being a quitclaim with warranty to John Philipot citizen and merchant of London, Thomas Beere clerk and Nicholas Glynde, their heirs and assigns, of the manors of Northalle and Doune co. Middlesex late of Thomas Fraunceys and Alice his wife. Witnesses : John Aubrey, Thomas Cornewaleys, Henry Vanner, John Norfolk, William Boyvile clerk. Dated (*as above*).

Memorandum of acknowledgment of the foregoing writings, 13 May.

Writing of Giles de Sancto Johanne knight lord of Plumpton St. John co. Northampton, being a quitclaim with warranty to John de Olneye citizen and merchant of London, his heirs and assigns, of the manor of Middleton Cheinduyt in the said county. Witnesses : Adam de Bury mayor of London, John Aubrey and John Fifhide then sheriffs, Nicholas Godeson, Simon atte Gate, Robert Plomer. Dated London, 3 May 48 Edward III.

Memorandum of acknowledgment, 12 May this year.

Writing of John Barlee of Wykes by Neuport co. Essex, being a bond to John Basset of Great Chishulle and John son of John Basset of Cristeshale in 100*l.* payable at Great Chishulle aforesaid on the feast of the Purification next. Dated Great Chishulle, Thursday the feast of St. Philip and St. James 50 Edward III.

Memorandum of acknowledgment, 15 May.

May 15. John Brakell parson of Burgh co. Cantebrigge to William Power
Westminster. and Richard Gates clerk. Recognisance for 10 marks payable by instalments ; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Cambridgeshire.

Memorandum of a mainprise under a pain of 40*l.* made by William fitz Hugh goldsmith, John Molton 'skynner,' and John Miryman 'taillour' of London, appearing in person in chancery, for James parson of St. Katherine Colman London, that he shall not do or procure any bodily hurt or harm to Robert Braunford 'webster' and William Hilderston of London, or burning of their houses.

May 10. To the mayor and sheriffs of London. Order at their peril to cause
Westminster. proclamation to be made in the city and suburbs of London on the king's behalf forbidding any armourer of that city or the suburb hereafter until further order under pain of forfeiture thereof to sell to any man of whatsoever estate or condition any armour secretly or openly to be taken out of the realm ; and order nevertheless without delay to repair in person to the houses and shops of all and singular such armourers and, if by searching they shall therein find any armour sold for that purpose, to arrest and keep the same in safe custody until before them security for which they will answer shall be found and given that the same shall not be taken out of the realm contrary to the proclamation under the aforesaid pain. By K. and C.

[*Fædera.*]

May 5. To the sheriffs of London. Order, upon petition made on behalf
Westminster. of Richard Johansone of Edstanton, by mainprise of Adam Fernham of London, John Giffard of Bedfordshire, Richard Bescote and John

1376.

Membrane 6d—cont.

Gamel of Salop to set him free from Neugate gaol ; as the said petition shews that he is taken and there imprisoned to find security at the suit of John Pontesbury of Wemme, averring that he threatened the said John in life and limbs ; and the said Adam and the others, appearing in person in chancery, have mainperned under a pain of 20*l.* that he shall do or procure no bodily hurt or harm to the said John.

[1375.]

Dec. 7.

Westminster.

William Coursour of the king's chamber is sent to the abbot and convent of Enesham, to take for life such maintenance in that house as Richard Fauconer in his life time or any other had at the king's command or the command of his forefathers.

Vacated, because upon the Close Roll of the 49th year.

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May 19.

Westminster.

Richard de Carlton of Bedfordshire to Henry de Codyngton parson of Botelesford. Recognisance for 30*l.* payable by instalments ; to be levied, in default of payment, of his lands and chattels in Bedfordshire.

Cancelled on payment.

May 15.

Westminster.

To the sheriffs of London. Order by mainprise of William Pgrave, John Marchal, John Rokel and John Querstede of Norfolk to stay the execution of the king's late writ ordering the sheriffs to cause Thomas Scogan to come before them, and to compel him to find mainpernors who, under a pain to be by the sheriffs laid upon them for which the sheriffs would answer, would mainpern him that he should do or procure no hurt or harm to William parson of Reyngham, Giles Armourer and William Quelter, and if he should refuse, to commit him to Neugate gaol there to be kept in safe custody until he would willingly so do ; as that writ issued at the prayer of the said parson, Giles and William Quelter, averring that the said Thomas threatened them in their bodies ; but the said William Pgrave and the others, appearing in person in chancery, have mainperned under a pain of 40*l.* that he shall do or procure no bodily hurt or harm to the complainants.

May 22.

Westminster.

William Croyser knight to Alice Perreres. Recognisance for 200*l.*, to be levied, in default of payment, of his lands and chattels in Surrey.

Indenture of defeasance of the foregoing recognisance, upon condition that Elizabeth who was wife of Edward de Kendale knight, if she be sole, shall when of age make to Alice Perriers within forty days when required a release of her right by reason of dower in the manor of Hychene co. Hertford, or any other tenant thereof when required, and shall be ready to enroll such release in chancery, or that if she be *couverte* her husband and she shall by fine to be levied in the king's court before the justices of the Common Bench make a release of all her right therein by reason of her said dower. Dated London, 23 May 50 Edward III. *French.*

Memorandum of acknowledgment by the said Alice, 25 May.

May 14.

Westminster.

Henry de Sale to Thomas de Thelwall clerk. Recognisance for 13*s.* 4*d.*, to be levied, in default of payment, of his lands and chattels in Lancashire.

Defeasance thereof, upon condition that the said Henry pay to the said Thomas 6*s.* 8*d.* at the quinzaine of Trinity next.

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MEMBRANE 5d.

Writing of John Sywardeby knight, being a quitclaim with warranty to William de Potton clerk and William Bateman, their heirs and assigns and the assigns of their assigns, of the manor of Harleton and all other lands, rents and services of the said John in that town, and gift with like warranty of the advowson of Harleton church. Witnesses: Roger Scales, Hugh la Zouche, John de Burgh, John Colville, John Gernoun, John Dengayne knights, Roger Herlaston, Henry Englissh, John Sibille, Thomas Sewale, William Castelacre, John Flambard. Dated the Sunday after Easter 50 Edward III.

Memorandum of acknowledgment, 13 May.

Writing of Alice sometime wife of William de Islep, being a quitclaim to John Holt and Alice his wife, the heirs and assigns of the said John, of all lands, rents, reversions and services of free men and neifs in the towns of Islep, Lufwyk, Aldewyncele, Grafton by Craneford and Wodeford, as well those which were sometime of the said William and Milicent de Islep as those which the said William and Milicent ever had in the towns aforesaid. Witnesses: William de Thorp, William de Bernak knights, Robert de Isham, John Carnell, William Thirnyng, John de Bretton, Robert Bray. Dated Islep, 28 March 50 Edward III.

Memorandum of acknowledgment at Walmesford, Monday in the fifth week of Lent before John Cavendissh, by virtue of the king's writ of *dedimus potestatem* which is on the files for this year.

Charter of Stephen Derby, son and heir of Hugh Derby of Stanstede Mountfichet, giving with warranty to Sir Philip Cauele of Melreth clerk, John Gentyng of Melreth and Sir Richard vicar of Stortford, their heirs and assigns, all his lands, rents and services in the town of Stanstede aforesaid, Bilchangre, Farnham and Storteford cos. Essex and Hertford. Witnesses: John Bataille, Walter Arderne, Ralph Josselene, Bartholomew Kere, Nicholas atte Chaunbre, John Prentiz, Robert Kere. Dated Stortford, Thursday the feast of the Ascension 50 Edward III.

Writing of Stephen Derby, son and heir of Hugh Derby of Stanstede Mountfichet, being a letter of attorney appointing John Prentys of Storteford and Nicholas Andrew to deliver to Sir Philip Cauele of Melreth clerk, John Gentyng of Melreth and Sir Richard vicar of Stortford seisin of all the said Stephen's lands in Stanstede Mountfichet, Bilchangre, Farnham and Storteford according to his charter of feoffment. Dated (*as the last*).

Writing of Stephen Derby, son and heir of Hugh Derby of Stanstede Mounfichet, being a quitclaim with warranty to Sir Philip Cauele of Melreth clerk, John Gentyng of Melreth and Sir Richard vicar of Storteford, their heirs and assigns, of all the lands, rents and services in the towns of Stanstede Mountfichet, Bilchangre, Farnham and Storteford cos. Essex and Hertford which the said Stephen lately had by inheritance after the decease of his said father and of John Derby his brother. Witnesses: John Bataille etc. (*as above*). Dated Storteford, Friday the morrow of the Ascension 50 Edward III.

Memorandum of acknowledgment of the foregoing charter and writings in the chancery at Westminster, 24 May.

1376.

Membrane 5d—cont.

May 24. John Joustere of Midlyngton to John Woderoue clerk. Recognisance
Westminster. for 40s., to be levied, in default of payment, of his lands and chattels
in Oxfordshire.

May 25. William Botreaux knight to Edmund de Hyndon. Recognisance
Westminster. for 160*l.*, to be levied etc. in Somerset.

*Cancelled on payment, acknowledged by William Methewold one of the
said Edmund's executors.*

May 27. John Holt, William de Burgh, John de Heton parson of Benyfeld,
Westminster. Thomas de Pynchebek and Thomas Sutton to Robert de Swynburne
knight and Robert Teye knight. Recognisance for 600*l.*, to be levied
etc. in Lincolnshire.

Cancelled on payment, acknowledged by Robert de Swynburne.

Charter of Robert de Swynburne. Robert Teye knights and John de Rokewode, being a demise and feoffment to Alice wife of Ralph Basset of Sapeote knight. John Holt, William Burgh, John Sharp parson of Somerby, John de Heton parson of Benyfeld, Thomas de Pynchebek, Thomas de Merdeley, Robert Rede parson of Broughton Asteley, John Ingham of Corby and John de Grenhille parson of Staunton by Sapeote, their heirs and assigns, of a moiety of the great park of Bytham which the grantors had by gift and feoffment of John Gernoun knight. Witnesses : Andrew Luterell, William Busshe, John Paynell of Botheby knights, Geoffrey de Brunne, John Cotom of Shotelthorp. Dated Monday the feast of St. Augustine Apostle of the English 50 Edward III.

Memorandum of acknowledgment, 27 May.

Writing of Guy de Rouclif clerk, being a quitclaim to Lawrence son of Robert Hauberk of the manors of Stapelford, Saxeby and Berew, the services of free tenants and neifs with their suits and all that goes with them, and all other commodities and easements thereto belonging. Dated Stapelford, 26 May 50 Edward III.

Memorandum of acknowledgment, 3 June.

May 30. To the sheriff of Cornwall. Order of the king's favour by main-
Westminster. prise of Peter Erysy, Alan Sennift, Henry Maynard and John Botriaus
of Cornwall to stay the publication of the exigents or of outlawry against John Trevarthian and John his son otherwise called John Trevarthian the younger, bringing this writ before the king ; as the said John and his son have shewn the king that, being indicted for certain felonies and trespasses before Richard Sergeaux and his fellows guardians of the peace and justices of oyer and terminer in Cornwall, they are put in exigents in Cornwall to be outlawed for that they came not before those justices to answer thereupon, and are like to be outlawed as they aver, praying a stay inasmuch as the indictment is at the king's command sent before him in chancery, and they are ready to answer when and where the king shall please, and to stand to right in all things ; and the said Peter and the others, appearing in person in chancery, have mainperned body for body and under a pain of 20*l.* to have them before the king in the octaves of Trinity.

The like to the same sheriff in favour of Alan Sennift and Henry Maynard, by mainprise of John Trevarthian, Peter Erysy, John Trevarthian the younger and John Botriaus.

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MEMBRANE 4d.

Writing of Thomas de Roos knight lord of Hamelak, being a quitclaim with warranty to Thomas Hungerford, his heirs and assigns, of the manor of Hegtredbury called Estcourt and all other the lands in the hundred of Hegtredbury which the said Thomas de Hungerford and Eleanor his wife (now deceased) had for life by grant and demise of the mother of the said Thomas de Roos confirmed by him, and whereof Thomas Hungerford is now seised by virtue of a grant and demise lately made by the said Thomas de Roos to him and the said Eleanor. Witnesses : John de la Mare, Ralph Cheyne, Humphrey Stafford, Peter Eskydemour knights, Michael Skillyng, Nicholas Bonham, Roger Stourton. Dated Hegtredburye Estcourt, 26 May 50 Edward III.

Memorandum of acknowledgment, 29 May.

May 27. Thomas Hungerford knight to Thomas de Roos of Hamelak.
Westminster. Recognisance for 300*l.*, to be levied, in default of payment, of his lands and chattels in Wiltesir.

Cancelled on payment.

May 29. Edward de Sancto Johanne knight of Sussex to Thomas Fraunceys
Westminster. parson of Middlewich, Henry de Coton parson of Aston upon Trent and Hugh son of David de Malpas. Recognisance for 260 marks, to be levied etc. in Sussex.

Walter Romesy knight to John Bays. Recognisance for 1*l.* 13*s.* 4*d.*, to be levied etc. in Somerset.

Writing of Thomas Trillowe, being a quitclaim to William Walworth, Agnes who was wife of Adam Fraunceis, Simon de Mordon, William Haldene, John Aubrey, Nicholas Brembre, John Philipot, John Fifhide, John Ussher and William Whetelee of 4 acres of land in the field of Eye which he had by gift and feoffment of John Trygg and William Turk citizens and fishmongers of London. Witnesses : William Hulle, Andrew Tetteworth, William Brence, William But, Thomas atte Rithe. Dated Eye, 28 May 50 Edward III.

Memorandum of acknowledgment, 30 May.

Writing of Guy de Rouclyf clerk, giving to Lawrence son of Robert Hauberk, his heirs and assigns, the reversion of all lands in Scaldeford now held for life by Agnes mother of the said Lawrence of her said son's heritage ; and covenant by the said Lawrence that the said Guy shall not be bound to warranty of the said reversion or any parcel thereof. Dated Stapelford, 26 May 50 Edward III.

Memorandum of acknowledgment by the said Guy, 3 June.

May 16. To the sheriff of Essex. Order to stay until further order the taking
Westminster. of the body of John Dirland chaplain ; as he is indicted for certain felonies before the sheriff in the sheriff's turn lately holden at Chelmsford, and at another time before the king's bailiffs of Great Waltham at a view of frankpledge there lately holden, which indictments are before the king in chancery, and he is ready at the king's command to answer thereupon when and where the king shall please, and to stand to right in all things.

June 5. Walter de Romeseye knight to Michael de Ravendale clerk.
Westminster. Recognisance for 40*s.*, to be levied, in default of payment, of his lands and chattels in Worcestershire.

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Membrane 4d—cont.

Note that this recognisance was made in duplicate for the chamberlain's fee and for no other cause.

Cancelled on payment.

May 22. To the sheriff of Suthampton. Order by mainprise of Michael
Westminster. Skylling and John his son and of William de Norton of the county of Suthampton to stay altogether the further execution of the king's late writ ordering the sheriff to cause John Hanewell chaplain and John Mery to come before him, and to compel them to find mainperners who, under a pain to be by the sheriff laid upon them for which the sheriff would answer, would mainpern the said John and John that they should do or procure no bodily hurt or harm to the prior of the order of friars preachers Winchester or any of that convent or to their houses by burning, and if they should refuse, to commit them to the nearest prison there to be kept in safe custody until they would willingly so do; as that writ issued at the petition of the said prior and the brethren, averring that the said John and John threatened them in life and limbs and to burn their houses: but the said Michael and the others, appearing in person in chancery, have mainperned as aforesaid under a pain of 20*l*.

Writing of Richard Butiller the elder, being a general release to John de Skerton of Lancastre of all personal actions for debt, account, covenant, trespass and contract whatsoever to this date. Witnesses: John Buttiller and James de Pykryng knights, Ralph de Ippe, Peter de Bolleroun, Robert de Plesyngton. Dated Lancastre, 4 May 50 Edward III.

Writing of Richard Butiller the elder, being a like release to William de Horneby parson of St. Michael upon Wyre. Witnesses and date (*as the last*).

Memorandum of acknowledgment of the foregoing writings, 11 June.

June 8. To the sheriffs of London. Order by mainprise of Thomas Gentils,
Westminster. George Caserelye, Peter de Mate, Leonard de Papalasayne, Negronus Corso, Julian Stravena, John de Sene, Anthony Sentrego and John Gatus of Genoa (*Janua*) to set free Lombardus Corse one of the king's arbalesters from Neugate prison, if detained for the cause hereinafter mentioned and for none other; as lately the king ordered the sheriffs to certify in chancery under their seals the cause wherefore he was taken and there imprisoned, and they certified that it is by order of Robert de Assheton the treasurer by information of John Asshewelle the king's serjeant at arms, for that before the treasurer he openly threatened the king's arbalester called Bonseignour in life and limbs; and the said Thomas and the others, appearing in person in chancery, have mainperned for the prisoner under a pain of 100*s*. to be levied to the king's use in case he shall do or procure bodily hurt or harm to the said Bonseignour.

MEMBRANE 3d.

May 20. To the sheriff of Essex. Order by mainprise of Roger de Gresleye
Westminster. of Leycestershire, Thomas Cobham of Essex, William Sauvage of Yorkshire and William Rikylle of London to stay the further execution

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Membrane 3d—cont.

of the king's late writ ordering the sheriff to cause Walter Southous to come before him, and to compel him to find mainpernors who, under a pain to be by the sheriff laid upon them for which the sheriff would answer, would mainpern the said Walter that he should do or procure no hurt or harm to Roger Parker of Brendewode, and if he should refuse, to commit him to the nearest gaol, there to be kept in safe custody until he would willingly so do; as that writ issued upon the petition of Roger Parker, averring that the said Walter threatened him in his body, but the said Roger de Gresleye and the others, appearing in person in chancery, have mainperned under a pain of 20*l.* that he shall do or procure no bodily hurt or harm to the complainant.

May 27. Roger Chippes yeoman usher of the king's wardrobe, at the petition
Westminster. of Richard Vigurous who at the king's command possesses a set maintenance for life in the priory of St. Andrew Norhampton, is sent to the prior and convent of that priory to have that maintenance for his life.
By p.s. [30995.]

May 31. William Wakeleyn to John Charleton and Thomas Charleton.
Westminster. Recognisance for 20 marks, to be levied, in default of payment, of his lands and chattels in Middlesex.

Indenture of defeasance of a recognisance for 1,000*l.* made in chancery by Lawrence Hauberk to Guy de Rouclif, Thomas de Caterton, Hugh de Westwyk and Hugh de Midelton, upon condition that the said Lawrence and the others shall not be impleaded by the said Lawrence or any other in his name concerning their lands in Stapelford, Saxeby and Berew and the reversion of Scaldeford cos. Leycestre and Roteland or deraigned of their possession thereof, or otherwise hindered from taking the profits of the same. Dated London, 6 July 48 Edward III.
French.

Memorandum of acknowledgment by the said Lawrence and Guy, 3 June this year.

Writing of Guy de Rouclyf and Hugh de Westwyk clerks, being a general release to Lawrence son of Robert Hauberk of all actions for debt, account, recognisance or contract to this date. Dated Westminster, 30 May 50 Edward III.

Memorandum of acknowledgment by the said Guy, 3 June.

June 3. To the mayor and bailiffs of Newcastle upon Tyne and the collectors
Westminster. of customs and subsidies in that port. Order, for particular causes laid before the king in this parliament, not to suffer any wool, woolfells or hides by virtue of any licence or command of the king made before this date to pass in that port to any foreign parts save to the staple of Calais only, causing proclamation to be made that no man shall by colour of any such licence or command take or carry wool, woolfells or hides to any foreign parts save the said staple only under pain of forfeiture thereof.
By C. in parl.

The like to the following:—

The mayor and bailiffs of Kyngeston upon Hull and the collectors there.

The bailiffs of the town of St. Botolph and the collectors.

The mayor and bailiffs of Lenne and the collectors.

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Membrane 3d—cont.

The bailiffs of Jernemuth and the collectors.

The bailiffs of Gippewich and the collectors.

The mayor and sheriffs of London and the collectors.

The mayor and bailiffs of Quenesburgh and the collectors.

The mayor and bailiffs of Sandewich and the collectors.

The mayor and bailiffs of the city of Cicestre and the collectors.

The mayor and bailiffs of the town of Suthampton and the collectors.

The mayor and sheriff of Bristol and the collectors.

The mayor and bailiffs of the city of Exeter and the collectors.

The bailiffs of Melcombe and the collectors.

Writing of Richard Grene knight, Adam de Seint Ive and John Frankleyn citizens of London, being a release to Robert de Clyfton of Lancashire, his heirs and assigns, of the manors of Clyfton and Salwyk co. Lancastre, and of all the manors, lands, rents and services in that county which they have by his gift and feoffment. Dated Clyfton in Amondrenes co. Lancastre, 20 May 50 Edward III. *French.*

Memorandum of acknowledgment, by the said Adam and John 5 June, by the said Richard 6 June.

June 6. Hugh de Hastynges knight to Elizabeth who was wife of Edward le Westminister. Despenser and Guy de Bryan knight. Recognisance for 2,000*l.*, to be levied, in default of payment, of his lands and chattels in Norffolk.

June 9. To the sheriffs of London. Order, by mainprise of Hugh de Byslee, Westminister. John atte Yate of Gloucestershire, John Hermarre of Haveryng atte Boure and Walter Fychet of Haveryng atte Boure of Essex to stay the publication of the exigents against William Brodhegh of Haveryng atte Boure; as lately by writ *de judicio* the king ordered the sheriffs to put the said William in exigents from husting to husting until outlawed if he should not appear, and if he should appear to take him so as to have his body before the justices at Westminister in the octaves of St. John Baptist next to answer William Dykeman citizen and ferron of London concerning the alleged detinue of 40*s.*, and the defendant has petitioned the king for a stay, as he is ready to answer the plaintiff and to stand to right in all things; and the said Hugh and the others, appearing in person in chancery, have mainperned under a pain of 20*l.* to have the defendant before the said justices at the aforesaid day.

June 18. To the mayor and sheriffs of London. Order to proclaim the truce Westminister. last made at Brugges in Flanders between the king and his adversaries of France, on the king's behalf causing the same to be observed and kept until 1 April next according to the form of the said truce and the extension thereof; as the same was to endure to the last day of June next, but is prolonged to 1 April following.

[*Fœdera.*]

The like to the following:—

Hugh de Calveley captain of Calais or his lieutenant there.

Edmund earl of Cantebritte constable of Dovorre castle and warden of the Cinque Ports or his lieutenant.

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Membrane 3d—cont.

Philip de Courteneye and William de Neville admirals of the fleet to the westward and northward respectively, to make proclamation in singular the ports and places of their respective admiralties.

The bailiffs of la Pole and of Weymouth.

[*Ibid.*]

June 19. To John Warde mayor of the city of London and escheator therein.
Westminster. Order to stay the demand made upon a tenement called the 'Yrenon-thehop' in the parish of St. Mary Magdalene Oldfisshestrete London sometime of John fitz Rauf late citizen and tailor of London for the issues thereof to the king's use until debate be had in the king's court whether that tenement ought to pertain to the king or to John Pountefreyt and John Langetoft chaplains, releasing any distress made for that cause; as a plea concerning the same between the king and the said chaplains is pending without debate before the king.

MEMBRANE 2d.

Writing of John son and heir of John Bakere of Wetherisfeld, being a grant and quitclaim with warranty to John de Neuport, Isabel his wife, John son of the said Isabel and to the heirs and assigns of the said Isabel and John her son of all lands in the town of Wetherisfeld which were ever of Simon atte Hyde, William Kyu or either of them; and to the said John son of Isabel, his heirs and assigns, of all lands in the towns of Hallingbery Neville co. Essex and Sabrichesworth co. Hereford (*sic*) which were of the said Simon or of William Kyu by the said Simon's gift. Witnesses: Walter Elys, John his son, John Winter, John his son, John Norton, Geoffrey Norton, Walter Claneford, John Pake, John Smyth of Wenden, Alexander Gardener, William Andru, John Pecock, Thomas Cooke, John Chirchegate. Dated Wenden, 1 January 49 Edward III.

Memorandum of acknowledgment, 18 June this year.

Writing of John Clement citizen of Rochester, giving with warranty to Adam Fermer citizen and merchant of London, his heirs and assigns, a yearly rent of 4 marks to be taken at Christmas, Easter, Midsummer and Michaelmas by even portions of all the said John's lands in Kent, with power to distrain for arrears; and he has delivered to the said Adam 1*l.* in name of seisin. Witnesses: Thomas Godet, Benedict Kixs, Thomas Dudmere, Richard Posier, Peter Mareschale. Dated Rochester, 10 June 50 Edward III.

Memorandum of acknowledgment, 18 June.

Indenture of defeasance of a yearly rent of 4 marks to be taken of all his lands in Kent granted by John Clement citizen of Rochester to Adam Fermer citizen and merchant of London, his heirs and assigns, upon condition that the said John or some other in his name shall every year at Christmas, Easter, Midsummer and Michaelmas by even portions or within ten weeks after each of those feasts pay a yearly rent of 13*s.* 4*d.* until he or his attorney shall in his life time deliver to the said Adam, his heirs or assigns or to their attorney, seisin of a tenement situate within the walls and gates of the city of Rochester opposite 'Appellane' which came to the said John by inheritance after

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Membrane 2d—cont.

the decease of Adam Clement his father, so that the said Adam Fermer, his heirs or assigns, lose not that tenement by pleas against the heirs of the said John's body. Witnesses (*as the last*). Dated Rochester, 11 June 50 Edward III.

Memorandum of acknowledgment, 18 June.

Writing of Thomas son of Hugh Blount knight (*militis*) of Essex, being a quitclaim with warranty to John de Beverlee and Amice his wife and to the heirs and assigns of the said John of the manor of Penerych co. Stafford. Witnesses: Thomas Tyrell, John Mounteney, Robert de Teye knights, Roger Langerigge, John Edward. Dated Westminster, 14 June 50 Edward III.

Memorandum of acknowledgment, 19 June.

Writing of Elizabeth who was wife of Thomas de Fakenham late the king's serjeant at arms and is his executrix, being a receipt and acquittance to Alice Perers for 55*l.* due from her to the said Thomas in his life time, and paid by the hands of John de Freton clerk. Dated London, 1 June 50 Edward III.

Memorandum of acknowledgment, 19 June.

Writing of John de Hesill, son and heir of William de Hesill, being a quitclaim with warranty to Sir Robert de Swyllyngton the uncle knight, his heirs and assigns, of all the lands, rents and services in the towns of Great Preston and Little Preston near Kypax co. York which were sometime of the said William his father. Dated the city of London, 17 June 50 Edward III. *French.*

Memorandum of acknowledgment, 19 June.

June 25. William Brantyngham and William Charwelton to Robert prior of Westminster. Merton. Joint and several recognisance for 20*l.*, to be levied, in default of payment, of their lands and chattels in Norhamptonshire.

June 26. Richard Bride of Westwalton to Hugh de Gaudeby clerk. Recognisance for 10*l.*, to be levied etc. in Norfolk.

Writing of Thomas de Roos knight lord of Hamelake, being a quitclaim with warranty to Thomas Hungerford, his heirs and assigns, of the manor of Heghtredebury called Esteourt and of all other the lands in the hundred of Heghtredebury which the said Thomas Hungerford and Eleanor his wife now deceased had for life by grant and demise of the mother of Thomas de Roos by him confirmed, and whereof Thomas Hungerford is now seised by virtue of a grant and demise lately made by the said Thomas de Roos to the said Thomas Hungerford and Eleanor. Witnesses: John de la Mare, Ralph Cheyne, Humphrey Stafford, Peter Eskydemour knights, Michael Skylling, Nicholas Bonham, Roger Stourton. Dated Heghtredebury Esteourt, 14 June 50 Edward III.

Memorandum of acknowledgment, 21 June.

June 27. William de Glynton subdean of Salisbury to John de Popelton parson of Mottesfont. Recognisance for 50 marks, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Wiltesir.

Cancelled on payment.

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Membrane 2d—cont.

Writing of John de Hepton (*sic*) knight, being a general release to Agnes who was wife of John Broun sometime citizen of London and to Richard Broun her son of all personal actions for account, debt, covenant, sale, waste, destruction, trespass or contract to this date. Dated London, Sunday the feast of St. Peter and St. Paul 50 Edward III.

Memorandum of acknowledgment, 29 June.

MEMBRANE 1d.

Indenture made between the king and John de Welton of Lincoln, being a lease for one year from Easter last, by mainprise of John de Hudleston and Nicholas de Camerynham of Lincolnshire, of the subsidy in Lincolnshire, Roteland, Notynghamshire and Derbyshire upon cloths for sale granted to the king by the lords and commons of the realm, rendering to the king 24*l.* for that year at Michaelmas and Easter by even portions etc. (*as above, p. 104*), saving to the king the forfeitures of cloth exposed for sale before being sealed with the seal appointed for the purpose, and also the forfeitures contained in the statute made in a parliament holden at Westminster on the morrow of St. Edmund the Martyr in the 47th year of the reign of cloths for sale which are not of the length and breadth therein specified, for all which forfeitures the lessee shall answer at the exchequer. Dated Westminster, 18 June 50 Edward III. *French.* By bill of the treasurer.

Memorandum that whereas William de Wyndesore knight, late the king's lieutenant in Ireland, and certain other the king's ministers in Ireland, were indicted before Robert de Assheton and certain other persons by the king's commission appointed for certain extortions and misprisions, and whereas eight inquisitions thereupon taken in Ireland and returned in England were delivered for safe custody to the receipt of the exchequer, the same were after read before the council at Westminster this year, and were delivered to the custody of John de Freton clerk, together with a great long roll containing many articles concerning divers alleged extortions, oppressions and injuries likewise inflicted upon divers persons by the said lieutenant and others and [brought] from Ireland to the king and council in England by Richard Deer and William Stapolyn; and the said clerk after by order of the council caused a copy to be made of the said inquisitions and of that roll, and taking the copy delivered the inquisitions and rolls aforesaid under the king's seal to Nicholas de Daggeworth knight, with a commission of the king, to be taken to Ireland and there debated and duly determined; and after the said clerk delivered the copy of the roll and inquisitions to the custody of John de Hermesthorp one of the chamberlains of the receipt of the exchequer to be kept in the treasury.

June 21. John Giffard knight to John bishop of Bath and Wells. Recognisance Westminister. for 40*l.*, to be levied, in default of payment, of his lands and chattels in the county of Suthampton.

Cancelled on payment.

Roger Dore to Richard earl of Arundell and Surrey. Recognisance for 200 marks, to be levied etc. in Dorset.

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Membrane 1d—cont.

Indenture made between Richard earl of Arundell and Surrey and Roger Dore, being a defeasance of the foregoing recognisance, upon condition that the said earl, his heirs and assigns and the tenants thereof now and in time to come shall hold a messuage, two carucates of land, a mill and 50s. of rent in Esthamptonet co. Sussex without recovery thereof or of any parcel thereof by the said Roger or Joan his wife or by their heirs by any action arising before this date. Dated London, 22 June 50 Edward III. *French.*

Memorandum of acknowledgment by the parties, 2 July.

July 4. To the sheriff of Essex. Order by mainprise of William Langrich, Westminster. Thomas Stokes, John Neuport and William Gyfiard to stay altogether the execution of the king's late writ ordering the sheriff to cause Thomas de Leghes of Shelley and Thomas Berewyk to come before him, and to compel them to find mainpernors who, under a pain to be by the sheriff laid upon them for which the sheriff would answer, would mainpern the said Thomas de Leghes and Thomas Berewyk that they should do or procure no bodily hurt or harm to John Ledet and Margaret his wife, and if they should refuse, to commit them to the nearest gaol, there to be kept in safe custody until they would willingly so do, and order to set them free if imprisoned for that cause; as that writ issued upon the petition of the said John Ledet and Margaret, averring that the said Thomas and Thomas threatened them in life and limbs; but the said William and the others, appearing in person in chancery, have mainperned under a pain of 20*l.* that they shall do or procure no hurt or harm to the complainants.

Writing of Agnes who was wife of John Broun and Richard Broun, being a general release to John de Hopton knight of all actions real and personal to this date. Dated London, Midsummer day 50 Edward III.

Memorandum of acknowledgment, 27 June.

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MEMBRANE 25.

June 29. Order to the sheriff of Cumberland to cause a coroner to be elected Westminster. instead of Thomas Boweman, who is insufficiently qualified.

June 20. Order to the sheriff of Norhampton to cause a coroner to be elected Westminster. instead of Nicholas Seymour, who is insufficiently qualified.

June 28. To Edmund de Brugge escheator in Herefordshire. Order to keep Westminster. in the king's hand a moiety of the manor and castle of Erdesley with a third part of the park, and the lordship of Irdesley and Bollynghull which are parcel of the other moiety thereof, but to remove the king's hand and meddle no further with the lordship of Parketon, Wylardesley, Wybbenham, Breryfeld, Croukemore and Clysse and another third part of the said park, all taken into the king's hand by the death of Richard de Baskerville knight, delivering up any issues of those last taken ; as the king has learned by inquisition, taken by the escheator, that the said Richard at his death held the said moiety with a third part of Erdesley park by knight service of the heir of Henry de Ferariis tenant in chief, a minor in the king's wardship, the lordship of Irdesley and Bollynghull by knight service of the heirs of Humphrey de Bohun earl of Hereford tenant in chief, likewise within age and in the king's wardship, and the residue of the premises, being parcel of the residue of the said manor, by knight service of Richard de la Bere knight, and that Richard son of the said Richard de Baskerville is his next heir, and within age.

May 30. To Thomas de Illeston escheator in Surrey and Sussex. Order to Westminster. deliver to John son of Richard earl of Arundell the manors of Chaungeton and Bokelond and certain lands called la Cleye taken into the king's hand by the said earl's death, but to remove the king's hand and meddle no further with other the manors and lands herein-after mentioned, delivering to the said John any issues of these taken ; as the king has learned by inquisition, taken by the escheator, that the said earl at his death held for life the manor and advowson of Codelowe co. Sussex, the manors of Bokelond and Colleye, two carucates of land and 6*l.* of rent in Reygate, Estbechesworth, Horle and Neudegate co. Surrey and the advowson of Bokelond church by gift of Edward de Sancto Johanne knight and others, with remainder to the said John and the heirs male of his body, and held likewise for life the manor of Chaungeton co. Sussex, and certain lands called la Cleye, the manors of Westbechesworth and Wauton co. Surrey and certain lands called Wyklond by gift of Roger Lestraunge and others, with remainder to the said John and his heirs, and that the manor of Chaungeton and the lands called la Cleye are held by knight service of the heir of John de Moubray tenant in chief, the manor of Bokelond of the heir of Edward le Despenser tenant in chief, both within [age] and in the king's wardship, and the residue of the premises of others than the king ; and the king has taken the said John's fealty.

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Membrane 25—cont.

July 6. Order to the sheriff of Westmorland to cause a coroner to be elected instead of Thomas Redeman, who is insufficiently qualified.

July 3. To John Rokewode escheator in Suffolk. Order to deliver the Westminster. manor of Wathe, taken into the king's hand by the death of John Gernegan the elder, to the next friend on the mother's side of John his son to whom the same may not descend, together with the issues thereof taken since the death of John the father, to be kept to the said son's use ; as the king has learned by inquisition, taken by the escheator, that John Gernegan the elder at his death held no lands in that county in chief in his demesne as of fee whereby the wardship of his lands ought at present to pertain to the king, but held the said manor in chief in free socage by the service of rendering 4s. a year of blanch farm to Norwich castle for all service, and that John his son aged 12 years is his next heir.

July 3. To Nicholas Somerton escheator in Oxfordshire. Order to take of Westminster. Thomasia who was wife of Richard Page tenant in chief an oath that she will not marry without the king's licence, and to assign her dower of her said husband's lands taken into the king's hand by his death, sending the assignment under seal to be enrolled in chancery.

MEMBRANE 24.

June 26. To William Basynges master of the hospital of St. Mary Strode. Westminster. Order for particular causes not to meddle in receiving to the king's use the farms, rents and moneys and other profits arising of the king's manors in Kent which were late of Juliana countess of Huntingdon, of his manor of Gravesende, the lands in Northflete late of William Lenche, the manors of Ledes, Risshindon Daundele in the Isle of Shepey and Milton, the whole hundred of Milton and the hundred of Merdenne, or in certain other things contained in the king's late letters patent appointing him so to do. It is the king's will that the said master be thereof discharged toward him.

July 5. To the treasurer and the barons of the exchequer. Order, if the Westminster. facts are as hereinafter stated, and if Thomas Horton of Newcastle upon Tyne has truly paid the customs, subsidies and other duties for nine sacks of wool, not to trouble or grieve him for taking woolfells to that amount to other parts than the staple of Calais, notwithstanding that the same were so taken before the date of the king's licence and to other parts than the said staple ; as on 14 October in the 47th year of his reign the king gave licence to the said Thomas and certain others of Newcastle aforesaid his fellows to lade in that port wool or woolfells to the amount of eighty sacks of wool and take them to foreign parts whither they should please ; and now the said Thomas has petitioned the king for his discharge, shewing that on 20 September next before that date, in hope of the said licence, he laded in that port woolfells to the amount of nine sacks of wool, in part of the said eighty sacks in his licence contained, and caused them to be taken to foreign parts other than the said staple, paying customs, subsidies and duties for those nine sacks of woolfells. By C. in parl.

June 28. Order to the sheriff of York to cause a coroner to be elected instead Westminster. of John de Multon, who is insufficiently qualified.

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Membrane 24—cont.

May 24. To John de Rokewode escheator in Suffolk. Order to take the
Westminster fealties of Gerard del Isle and Osbert Hamelyn according to the form
of a schedule enclosed, in presence of the said Gerard, Osbert and
Maud wife of the said Osbert or of their attorneys, if being warned
they will attend, to make a lawful partition into two parts of the
manor and advowson of Hintelisham, and to cause the said Gerard
and the said Osbert and Maud to have seisin of their respective
purparties, saving their reliefs if such be due to the king ; as the king
has learned by inquisition, taken at his command by Richard de
Waterden late escheator, that by fine levied in the king's court with
his licence Margaret who was wife of Warin del Isle knight at her
death held the said manor and advowson as jointly enfeoffed with
Robert fitz Elys sometime her husband (likewise deceased) by gift
of Geoffrey Gilbard to William Pypard knight and Margery his wife
(both deceased) and to the heirs male of their bodies, with remainder
for lack of such issue to the said Robert and Margaret and to the heirs
of their bodies, remainder to the right heirs of the said William, that
the said William and Margery died without issue male, and the said
Robert without issue by the said Margaret, wherefore the premises
ought by the form of the gift to remain to the right heirs of the said
William, that the same are held in chief by the service of rendering
one sparrowhawk (*nisum*) a year or 2s. to the king, and that the said
Gerard, being son of the said Warin and Margaret one of the daughters
of the said William and of the age of fifteen years, and the said Maud
wife of Osbert, being another daughter of the said William, are his
cousins and next heirs.

Vacated, because otherwise below.

To Nicholas Somerton escheator in Wiltesir. Order to remove the
king's hand, and not to meddle further with the manor of Nethercote
taken into the king's hand by the death of Margaret who was wife of
Warin del Isle knight, to be parted at their will between Gerard del
Isle and Osbert Hamelyn and Maud his wife, delivering up any issues
thereof taken ; as the king has learned by inquisition, taken by Oliver
de Harnham late escheator, that the said Margaret at her death held
no lands in that county in chief in her demesne as of fee, but held the
said manor of others than the king as jointly enfeoffed with Robert
fitz Elys sometime her husband (likewise deceased) by gift of William
Pypard knight to the said Robert and Margaret and to the heirs of
their bodies, with remainder for lack of issue to Stephen Pypard
(likewise deceased) son of the said William for his life, remainder to
the right heirs of the said William, and that the same ought by the
form of the gift to remain etc. (as above).

MEMBRANE 23.

July 10. To John Rokewode escheator in Suffolk. Order to take the fealty
Westminster. of Warin del Isle knight according to the form of a schedule enclosed,
in presence of Osbert Hamelyn and Maud his wife or of their attorneys,
if being warned they will attend, to make a partition into two parts
of the manor and advowson of Hintelesham, and to deliver to the said
Warin for life his purparty thereof together with the issues
of that purparty taken since the death of Margaret who was
wife of the said Warin, sending such partition under seal

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Membrane 23—cont.

to be enrolled in chancery ; as the king has learned by inquisition, taken by the escheator, that by fine levied in the king's court with his licence the said Margaret at her death held the premises in fee tail by gift of Geoffrey Gilbard to William Pypard knight and Margery his wife (both deceased) and to the heirs male of their bodies, with remainder for lack of such issue to Robert fitz Elys sometime her husband and the said Margaret and to the heirs of their bodies, remainder for lack of issue to the right heirs of the said William, that the said William and Margery died without issue male, and the said Robert without issue by the said Margaret, whereby the same ought by the form of the gift to remain to the right heirs of the said William, that the said manor and advowson are held in chief by the service of rendering one sparrowhawk (*nisum*) a year or 2s. to the king, that Gerard del Isle, son of the said Warin and of Margaret one of the daughters of the said William, and the said Maud wife of Osbert of full age another of his daughters are his cousins and next heirs, and that the said Warin ought to hold for life a moiety of the premises by the courtesy of England by reason of issue between him and the said Margaret begotten.

Vacated, because otherwise below.

July 20. Order to the sheriff of the said county (*sic*) to cause a coroner to be Westminster. elected instead of Ralph Solers, who is dead.

July 17. To the sheriffs of London. Order, upon the petition of Master Paul Westminster. Gabriel of Spain, to deliver to him without delay all his goods by the sheriffs arrested which he may without covin prove before them to be his, the arrest of goods of the merchants of Florence by the king's command notwithstanding ; as his petition shews that all his goods in the house of John Credy merchant of Florence of the society of Stross' are arrested among the goods of the said merchants which the king commanded the sheriffs to arrest, as if he were a merchant of Florence which he is not ; and it is the king's will that the same be no longer kept under arrest by colour thereof. By C.

July 25. To James Botiller justiciary of Ireland and Robert archbishop of Westminster. Dublin chancellor of Ireland. Order by writs under the great seal of Ireland to cause the men of Ireland last coming to the council in England for the commons of the counties, cities and boroughs of Ireland to have of the said commons, namely every man of the commons of the county, city or borough for which he was elected, their reasonable expenses in coming thither, there abiding, and thence returning to their own again.

[*Fædera*, with erroneous reference to m. 24 ; also *Rep. on Dignity of a Peer*, iv. p. 669, and *Prynne, Parliamentary Writs*, iv. p. 308, both with erroneous reference to m. 23d.]

July 10. To John Rokewode escheator in Suffolk. Order to take the fealties Westminster. of Warin del Isle knight and Osbert Hamelyn according to the form of a schedule enclosed, in presence of the said Warin, Osbert and Maud wife of the said Osbert or of their attorneys, if being warned they will attend, to make a partition into two equal parts of the manor and advowson of Hintelisham, and to cause the said Warin to have seisin of his purparty for life by the courtesy of England together with the

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Membrane 23—cont.

issues thereof taken since the death of Margaret who was his wife, and the said Osbert and Maud of their purparty, saving to the king the relief of Osbert and Maud if any be due, and sending such partition to be enrolled in chancery; as the king has learned by inquisition, taken at the king's command by Richard de Waterden late escheator, that by fine levied in the king's court with his licence the said Margaret at her death held the said manor and advowson as jointly enfeofed with Robert fitz Elis (likewise deceased) sometime her husband by gift of Geoffrey Gilbard to William Pipard knight and Margery his wife (both deceased) and to the heirs male of their bodies, with remainder for lack of such issue to the said Robert and Margaret and to the heirs of their bodies, remainder for lack of issue to the said William's right heirs, that the said William and Margery died without issue male and the said Robert without issue by the said Margaret, wherefore the premises ought by the form of the gift to remain to the right heirs of the said William, that the said manor is held in chief by the service of rendering to the king one sparrowhawk (*nisum*) a year or 2s., that Gerard del Isle aged 15, son of the said Warin and Margaret one of the said William's daughters, and the said Maud wife of Osbert of full age another of his daughters are the said William's cousins and next heirs, and that the said Warin ought to hold for life a moiety of the premises by the courtesy of England by reason of issue between him and the said Margaret begotten.

MEMBRANE 22.

July 5. To the bailiffs of Wynchelse. Order, upon the petition of Henry Westminster. Byrwyn and William Courtenay burgesses of Newport in the Isle of Wight, by mainprise of John Helyer and Thomas Bouer of the county of Suthampton to deliver to the petitioners a crayer by the said bailiffs arrested and the salt therein; as their petition shews that they lately bought the said crayer of certain men of Plymmuth, being laded with salt in the port of Shamelord within the liberty of Newport, that the crayer with the salt is without cause arrested at Wynchelse by the said bailiffs, and that they are ready to answer the king and all others who will prosecute a cause against them, and to stand to right in all things; and the said John and Thomas have mainperned in chancery that they shall be ready so to do.

July 2. To John de Cavendissh and Thomas de Ingelby justices appointed Westminster. to hold pleas before the king. Order by writ of *nisi prius* to command an inquisition which remains to be taken in a cause before the king between the king and Roger de Clifford knight concerning the manor of Anescote co. Norhampton to be taken before one of the said justices or before some other of the king's justices.

June 18. To the mayor and sheriffs of London. Order, upon the petition of Westminster. Thomas prior of St. Bartholomew Smythefeld London, if in a plea pending before them in the husting of London without the king's writ between Adam Rous 'leche' and the said prior concerning the unlawful taking and detinue of chattels of the said Adam proceedings have been had and allegation made as hereinafter mentioned, to proceed therein with what speed they conveniently may, doing speedy

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Membrane 22—cont.

justice to the parties according to the law and custom of the said city such allegation notwithstanding, provided they proceed not to rendering of judgment without advising the king; as the said petition shews that the prior has avowed that the taking of the naam aforesaid in certain tenements in the parish of St. Mildred in the Poultry which were of Robert Moton, by reason of a certain rent therefrom issuing which pertains to his said church and to him and is in arrear, is lawful and reasonable, shewing also that the plaintiff in his pleading has alleged that lately the king by letters patent granted those tenements to him for life, and after by other letters patent confirmed his estate therein to the said Adam and his heirs for ever, and that so he ought not to proceed in that plea without advising the king, and shewing that by reason of that allegation the mayor and sheriffs have deferred and do yet defer to proceed therein.

July 12. To Edmund the king's son earl of Cantebrigge constable of Dovorre
Westminster. castle and warden of the Cinque Ports, or to his lieutenant. Order of the issues of the said castle to pay to John Begyn now parson of the parish church within the same the arrears of 9 marks a year for the time he has been parson thereof, and henceforward to pay him that sum every year at Christmas, Easter, Midsummer and Michaelmas by even portions so long as the said earl shall be constable, taking the said parson's acquittance; as on 12 November in the 38th year of his reign the king by letters patent granted to Richard Benet late parson thereof and to his successors 9 marks a year to be taken as aforesaid by the hands of the constable for the time being over and above 6 marks which he took yearly of the issues and profits of the castle.

July 12. To Edmund Laurence escheator in Lancashire. Order to remove
Westminster. the king's hand, and not to meddle further with a moiety of the manor of Ulverston in Fourneys taken into the king's hand by the death of Joan who was wife of John de Coupeland, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Joan held that moiety for life, that it is held of others than the king, and that the king has at present no right to keep the same in his hand.

July 13. To Nicholas Potyn searcher in the port of London or his representa-
Westminster. tive there. Order of the king's favour to deliver without delay to Marcanus (*sic*) Caridany and Lawrence de Murchua brethren of Ireland 19 marks 6s. 8d. of the said Marianus and Lawrence by him arrested in that port it is said, provided they take not the money with them to foreign parts save by exchange.

July 10. To Gilbert Aymeri merchant of Lumbardy in the city of London.
Westminster. Licence to make to Roger de Clune clerk a letter of exchange to his fellows dwelling in foreign parts for 15*l.* there payable to the said Roger's proctor.

July 12. The like to the said Gilbert, for payment in foreign parts of 10 marks
Westminster. to John Beaugrant chaplain.

July 19. To the mayor and sheriffs of London. Order to deliver to Margaret
Westminster. de Burgherssh a 'crane' situate upon the river Thames, ten cellars

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Membrane 22—cont.

and another tenement in the Vintry; as on 16 June last the king by writ ordered the mayor and sheriffs to take into his hand and safe keep to the king's use all lands and tenements of Richard Lyouns late citizen of London in their bailiwick, answering at the exchequer for the issues thereof; and now by complaint made on behalf of the said Margaret it is shewn the king that they have taken the premises into his hand [among] other tenements of the said Richard, although she demised the same to the said Richard from year to year and he had no other estate therein, wherefore she has prayed for remedy; and by certificate of the sheriffs sent into chancery at his command the king has learned that the said tenements and 'crane' are of the said Margaret, that she demised them to the said Richard for a yearly farm, and that 8*l.* 8*s.* 4*d.* thereof are in arrear to her. It is the king's will that the mayor and sheriffs be thereof discharged toward him.

June 25. To the captain of the town of Calais. Order to arrest and take
Westminster. Peter de Stapelton clerk wherever found within his bailiwick within liberties or without, and when taken to cause him forthwith to be brought before the justices at Westminster to answer touching the matters hereinafter rehearsed according to the law and custom of England, bringing thither this writ; as lately being informed that the said Peter caused John de Moreton, Robert de Moreton and John Saundesson to be cited to answer in an alien court without the realm touching their lay fee in Whitberne, there prosecuting a plea concerning the same, and doing and procuring to be done many other things to the prejudice of the king and crown and to the hurt of the said John, Robert and John, the king by writ ordered the sheriff of Northumberland by true men of his bailiwick to give the said Peter warning at Whitberne to be before the said justices one month after Easter last to answer to the king for his contempt and to the said John, Robert and John concerning their damages according to the ordinance and agreement in such case made by common counsel of the realm, and for that he came not at the day set the said Peter was put out of the king's protection, as appears by the record and process thereupon made, which the king has caused to come before him in chancery; and now the king has information that he is wandering to and fro in divers counties of England and elsewhere within the king's power, seeking to hide himself in order that he may not be judged concerning the contempt and damages aforesaid, and it is the king's will that he escape not without punishment.

The like to the following:

The keepers of the passage in the port of Dovorre.

The keepers of the passage in the port of Sandewich.

The keepers of the passage in the port of London.

July 22. To the sheriff of Middlesex. Order to take Hugh Herle clerk
Westminster. wherever found within his bailiwick, and to cause him with all possible speed to come before the king and council, there to answer touching certain alleged contempts committed against the king and his court and other matters which shall then be laid before him, and further to do as the council shall direct, bringing thither this writ. By C.

July 2. To the mayor and sheriffs of London. Notification that, for
Westminster. particular causes laid before the king and council, the king by advice

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Membrane 22—cont.

of the council has revoked letters patent of protection to last until All Saints next, granted on 29 June last to William Norton 'sadeler,' who was journeying over sea on the king's service it was said in the company of Hugh de Calvyle captain of the town of Calais, there to abide for furnishing the said town, in order that the sheriffs may proceed in a plea pending before them without the king's writ between Robert Colham 'armurer' and the said William concerning an alleged trespass, and may further do as by the law and custom of the said city ought to be done, the said protection notwithstanding.

July 1. To William Latymere late constable of Dovorre castle or his late lieutenant. Order to deliver by indenture to Edmund earl of Cantebrigge the king's son now constable of the said castle or to his lieutenant the lord of Poys the king's prisoner who is in the said William's custody, there to be kept in safe custody. It is the king's will that the said William be thereof discharged toward him, and he has commanded the said constable or lieutenant to receive the said prisoner. By C. in parl.

To the king's son Edmund earl of Cantebrigge constable of Dovorre castle, or to his lieutenant. Order to receive by indenture from William de Latymere late constable of the said castle or his lieutenant the lord of Poys the king's prisoner who is in their custody; as the king by writ has commanded the said William or his lieutenant to deliver the said prisoner to the said earl or his lieutenant to be kept in safe custody. By C. as above.

July 6. To Gilbert Culwen escheator in Yorkshire. Order to suffer William de Cusyngton knight, who lately took to wife Elizabeth who was wife of John de Moubray deceased tenant in chief, which Elizabeth died on the morrow of the Assumption last as is found by inquisition taken at the king's command before the escheator, to demand and levy without let all sums and profits of the demesne lands of all manors and other lands which were of the said John's heritage and which by fine levied in the king's court the said William and Elizabeth held for her life, which profits are in the hands of tenants at will or neifs of those manors and lands and are due or demanded for the terms of Martinmas or St. Andrew then next for the farm of corn, meadow or pasture growing upon such demesne lands the same year, together with the profits and emoluments of farms, mills and toll to the said manors and lands pertaining until the morrow aforesaid, provided that after that day the king be contented of the rent of free tenants of the same, if any there be, at the accustomed terms. By C.

MEMBRANE 21.

June 12. To Nicholas Somerton escheator in the county of Suthampton. Order to cause William son and heir of Katherine who was wife of Giles de Estcote and a tenant in chief to have seisin of his said mother's lands taken into the king's hand by her death and by reason of his nonage; as he proved his age before Oliver de Harnham late escheator, and the king has taken his homage and fealty. By p.s. [31001.]

To John atte Hale escheator in Dorset. Like order; as the said William proved his age before the said Oliver in the county of Suthampton. By p.s. (the same writ).

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Membrane 21—cont.

May 28. To Philip fitz Waryn knight. Order to pay to John Maheu one Westminster. of the grooms of the king's chamber 20s. every year so long as a messuage and one carucate of land in Leop and Eukesbury shall be in the said Philip's hand by reason of the nonage of John son and heir of Richard Rous tenant in chief, taking his acquittance for every payment: as on 1 April last the king by letters patent granted to the said John Maheu for his good service 20s. to be taken every year of the yearly farm due to the king for the said messuage and land, which are in the said Philip's hand by the king's commission, by the hands of the said Philip or of other the farmer or guardian thereof so long as the same shall be in the king's hand for the cause aforesaid.

Et erat patens.

June 27. To Nicholas de Somerton escheator in the county of Suthampton. Westminster. Order to deliver the manor of Chalghdon in dower to William de Ufford earl of Suffolk and Isabel his wife, who was wife of John Lestrangle of Blakemere tenant in chief; as of his favour the king by letters patent has pardoned the said earl the trespass he committed in taking to wife without the king's licence the said Isabel who was the king's widow, and the said Isabel the trespass which she committed in so marrying him, and all that pertains to the king in that behalf, and at their suit, willing that the said earl and Isabel should have her dower of the lands, fees and advowsons of the said John sometime her husband those trespasses notwithstanding, with their assent and the assent of Richard now earl of Arundell and other the executors of Richard late earl of Arundell to whom the king lately committed the wardship of the said John's lands until the lawful age of his heir, the king has assigned to the said William and Isabel as her dower the manors of Chalghdon co. Suthampton and Cheswarthyn co. Salop, 40 marks of rent to be taken every year at the Annunciation and Michaelmas by even portions of the manor of Blakemere, and 10 marks of rent to be taken as aforesaid of the manor of Dodyngton co. Salop. By p.s. [31010.]

June 27. To William Walshale escheator in Salop. Order to deliver in dower Westminster. to William de Ufford earl of Suffolk and Isabel his wife the manor of Cheswarthyn, 40 marks of rent to be taken every year (as above) of the manor of Blakemere, and 10 marks of rent of the manor of Dodyngton which, among other lands etc. of John Lestrangle of Blakemere tenant in chief, whose wife the said Isabel was, the king has assigned for her dower. By p.s. (the same writ).

July 3. To the treasurer and the barons of the exchequer. Order to stay their Westminster. demand made upon the merchants of Newcastle upon Tyne for wool, hides or woolfells by them taken over sea between Michaelmas in the 48th year of the reign and Michaelmas following, for which they truly paid customs, subsidies and other duties to the king's customers in that port to his use, not troubling or grieving the said merchants and customers for taking the same over [although] they exceeded the number granted in the king's writs, and [although] without the king's licence they were taken to other ports [than] to the staple of Calais, but charging the said customers with the customs, subsidies and duties aforesaid; as the king willing to shew favour to the said merchants has granted that they and any of them shall not be

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Membrane 21—cont.

impeached for any wool, hides or woolfells so taken over between those dates for which they paid customs etc., though the same exceeded the said number and were without the king's licence taken elsewhere than to the said staple.
By C. in parl.

July 8. Order to the sheriff of Cantebrigge to cause a coroner to be elected
Westminster. instead of Adam Hobeldod, who is abiding continually without Cambridgeshire, wherefore he has not leisure to exercise the office of coroner in that county.

May 12. To John Welde escheator in Essex. Order in presence of Ingelram
Westminster. de Coucy earl of Bedford and Isabel the king's daughter his wife, to whom the king has committed the wardship of the lands of John Talbot tenant in chief until the lawful age of his heir, or in presence of their attorneys if being warned they will attend, to assign to John Seynteler knight and Katherine his wife, who was wife of the said deceased, dower of his said lands taken into the king's hand by his death and by reason of the nonage of his heir; as lately while she was a widow the king gave the said Katherine licence to marry whom she would of the king's allegiance.

The like to the following :

Edmund Brugge escheator in Herefordshire.

William Walshale escheator in Salop.

Richard Ryal escheator in Worcestershire.

July 6. To the collectors in the port of Lenne of the custom upon wool,
Westminster. hides and woolfells. Order, for particular causes laid before the king and council in parliament, to pay nought to Richard Lyons and Richard Fraunceys merchants of the city of London by virtue of any command of the king to the collectors addressed concerning the taking of any sums of money in that port which are in arrear, nor to suffer aught to be so paid to them; as lately the king was by letters patent bound to Master Paunce de Controno deceased in 4,177 marks payable at set terms, which letters are by certain persons given up in the king's receipt, and on 3 February in the 48th year of his reign for giving up those letters patent, in recompense for the said sum whereof the king is discharged toward the said Paunce, and for chevance of 8,354 marks which at the mediation and procurement of the said Richard and Richard their proctors the king received as a loan of the persons aforesaid, the king by letters patent acknowledged that he was bound to the said Richard and Richard in 12,531 marks payable to them, their executors or assigns, of the customs and subsidies in the ports of Great Jernemuth, Lenne, St. Botolph and Hull, to wit taking in the port of Lenne by indenture to be made between the customers there and the said Richard and Richard or their attorneys all customs and subsidies upon wool, hides and woolfells thenceforward passing out of that port until the said Richard and Richard should be contented of 5,265 marks 6s. 8d. of the said sum, and the residue in those other ports; and the king by writ commanded the treasurer and the barons of the exchequer to search the account of the collectors in the said port rendered at the exchequer and to certify under the exchequer seal what is in arrear to the said Richard and Richard of the aforesaid sum, and they have certified accordingly that search being made it is found in the account of Richard de Normanton and John Dockyng collectors

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Membrane 21—cont.

there from 18 December at the end of the 47th year of the reign to Michaelmas following that allowance is made them of 1,630*l.* 12*s.* 6½*d.* paid to the said Richard and Richard in part of the said sum, wherefore 1,879*l.* 14*s.* 1½*d.* is in arrear.

MEMBRANE 20.

July 3. To Edmund Bruge escheator in Gloucestershire. Order of the Westminster. issues of the manor of Irenacton to pay to Poncius son of Nicholas Poyntz the arrears since the death of John Poyntz knight tenant in chief of 100*s.* a year, and henceforward to pay him that sum every year for life, taking his acquittance; as lately upon the finding of an inquisition, taken by the escheator at the king's command, that the said John at his death held the said manor by knight service of Hugh earl of Stafford, and that long before his death he granted to the said Poncius a yearly rent of 100*s.* for life to be thereof taken, the said Poncius petitioned the king to content him thereof, shewing that by virtue of that gift he was thereof possessed from the time of the grant, namely from the feast of the Purification in the 42nd year of the reign until the said John's death, and that the same is in arrear since the said John's death for that the said manor is taken into the king's hand by his death and by reason of the nonage of [his heir]; and after by another inquisition, by the escheator likewise taken at the king's command, it is found that at the time he made the aforesaid grant the said John was seised of the said manor to him, his heirs and assigns, and was of full age, that the said Poncius peaceably took that rent from the time of the grant to the said John's death, and never made a release of his estate therein to any person, and that the said manor is held of the said earl; and the said Poncius has produced in chancery the writing which witnesses the said grant, by reason whereof the king's serjeants being summoned in chancery and examined touching the premises could say or allege nought effectual for the king wherefore the said Poncius ought not to take the said rent for life, wherefore it is determined that he shall take the same for life according to the said grant, and the arrears since the said John's death.

July 6. To the warden of the stannaries in Devon for the time being. Strict Westminster. order to desist altogether henceforward from inflicting extortions, oppressions and grievances as hereinafter mentioned upon the people of Devon, and to cause the tanners to be reasonably ruled and furnished according to the due meaning of the charter hereinafter recited and to the king's will, declaration and intent, not troubling or grieving any man or suffering any to be troubled or grieved contrary thereto; as to amend the stannaries in Devon and for the peace and advantage of his tanners, King Edward I by charter, confirmed by the king, granted that all such tanners working in the stannaries which were his demesne should while there working be free and quit of pleas of neifty and of all pleas and complaints which concern the king's court, that the warden or his representative should hold all pleas between the tanners, and all pleas concerning trespasses, complaints and contracts between the tanners and foreigners arising in places wherein they work, and that they might dig tin and turf for smelting (*findend'*) tin everywhere in Devon upon the lands, moors and wastes of the king and of others whatsoever; and now as well the lords as the commons and poor men of the county by their petition presented in this

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Membrane 20—cont.

parliament for their peace and for bettering their estate have prayed the king to declare all things doubtful, inconsistent and dark in that charter contained, shewing that the warden and tinnars misunderstanding the same have by colour thereof inflicted great number of extortions, oppressions and grievances upon them and other the king's subjects, taking no heed to cease therefrom; and desiring to do away all ambiguity and grievance, as he is bound to do, with the assent and advice of the prelates, earls and barons and of other the princes and nobles sitting in the present parliament, the king wills, declares and decrees, and it is his intent that certain words above expressed be taken and understood as follows, namely those who work in the stannaries while working therein shall be clearly understood of workmen labouring in the stannaries without fraud and covin, and not of other men or men labouring elsewhere, and in regard to the article that the warden or his representative shall hold all pleas between the tinnars, and all pleas concerning trespasses, complaints and contracts between the tinnars and foreigners arising in places where they work within the stannaries, his jurisdiction shall clearly extend according to the words of the charter to places where the said workmen are at work and not elsewhere or otherwise. By C. in parl.

Et erat patens.

The like to the warden of the stannaries in Cornwall or to his representative. By C. in parl.

Et erat patens.

July 12. To the treasurer and the barons of the exchequer. Order to view the
Westminster. account of the collectors of customs and subsidies in the port of Newcastle upon Tyne and, if assured that Thomas de Horton and Robert de Raynton both of Newcastle upon Tyne truly paid the customs, subsidies and other duties for the wool, woolfells and hides hereinafter mentioned, not to trouble them for taking the same over to foreign parts notwithstanding that without the king's licence they were brought to other parts than the staple of Calais; as on their behalf the king has learned that the said Thomas eleven days before Michaelmas in the 48th year of the reign in that port laded woolfells to the amount of 9 sacks of wool, and the said Robert after that feast $2\frac{1}{2}$ sacks 5 stone of wool, 5 dakers of hides and 5 hides, and without the king's licence caused them to be taken to foreign parts other than the said staple, wherefore petition is made to the king for aid, shewing that they are afraid of being impeached toward the king for taking over the same although before so doing they paid the customs etc. thereupon.

July 10. To the same. Order, as at another time was commanded, to stay
Westminster. their demand made upon Robert de Rauynton, Simon de Burgh, William Jonesson, Thomas de Horton, Stephen de Shrop and John Fatt natives and merchants of Newcastle upon Tyne for wool, hides or woolfells by them taken over to foreign parts between 19 September in the 47th year of the reign and Michaelmas in the 49th year for which they paid to the customers in the port of Newcastle upon Tyne customs, subsidies and other duties, not troubling the said merchants and customers for taking them over although the same exceeded the number in the king's writs granted to them and were without his licence brought to other parts than to the staple of Calais, but charging

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Membrane 20—cont.

the customers with the customs etc. so paid, and certifying in chancery under the exchequer seal if there be any cause wherefore they ought not so to do; as willing to shew favour to the said merchants, the king has granted that they or any of them shall not be impeached for so doing.

July 12. To all and singular the sheriffs, stewards of liberties, mayors, bailiffs, Westminster. ministers and lieges in Ireland within liberties and without to whom etc. Order, under the pain hereinafter mentioned, not to trouble or grieve the sovereign and burgesses of the town of Clonmell in Ireland or any of them contrary to the statute lately published at Westminster, wherein it is contained (among other things) that no man shall within a market town or without by colour of purchase or otherwise cause corn of any prelate, man of religion or other clerk or layman to be threshed, or such corn, victuals or other goods to be taken contrary to the will and licence of the owner or keeper thereof, and that no man shall take horses, oxen, carts, wains, ships or boats to make carriage withal but by the owner's will, and if taken by his will shall forthwith content him according to their agreement, and that any man who shall offend against the premises, and shall be thereof convicted, shall be committed to the king's prison and ransomed according to the magnitude of his trespass as to the king and his court shall seem good; as now on behalf of the sovereign and the commonalty of the said town it is shewn the king that certain evildoers, averring that they are purveyors and other ministers of nobles and others, have heretofore caused corn of divers burgesses of the town to be threshed, and the said corn and other victuals there to be taken against their will, not contenting them for the same according to the statute, wherefore they have prayed the king for remedy; and it is the king's will that the statute be kept unbroken.

Et erat patens.

July 14. To Robert Waleys and Geoffrey Sterlyng. Order not to meddle Westminster. in the levy, collection or receipt of the customs upon goods and merchandise within the metes and bounds limited in a grant made to George de Felbrigge the king's esquire and William Elys of Jernemuth so long as they shall have those customs, saving to the king any forfeitures; as on 9 August in the 45th year of his reign for a set yearly farm the king by letters patent granted to the said George and William for five years from Michaelmas then next all customs due of goods and merchandise whatsoever, wool, hides and woollfells excepted, in the port of Great Jernemuth and in other the ports and places from thence to Blakeneye and at Blakeneye on the one side and to Tillebury on the other side, saving always the liberties granted by the king and his forefathers to the merchants of Hanse in Almain; and being after unmindful of that grant, the king has now newly appointed the said Robert and Geoffrey to levy, collect and receive to his use during pleasure the said customs in the port of Gippewich and in singular the places from thence along the sea coast to Great Jernemuth on the one side and Colcestre on the other and at those towns; and it is the king's will that his said grant shall take effect.

July 16. To Richard Ryhale escheator in Worcestershire. Order to remove Westminster. the king's hand, and not to meddle further with the manors of

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Membrane 20—cont.

Caldewell, Cokeseye, Orleton and Tymberhonge, one carucate of land and 60s. of rent in Upthorp and Aldermaston, bullaries of seven leads of brine in Wyche, 60s. of rent in Overton by Stanford and Estham, two messuages and two carucates of land in Purshull, Wynterfold, Sallewarp, Holte and Elmerugge and the manor of Wytteleye, all taken into the king's hand by the death of Dionysia who was wife of Hugh de Cokesey, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Dionysia at her death held no lands in that county in chief nor of any other in her demesne as of fee, but held the residue of the premises for life as jointly enfeofed with her said husband (likewise deceased) of others than the king by gift of Richard de Bromhulle parson of Chaddesley and others to the said Hugh and Dionysia and to the heirs of the said Hugh, and the manor of Wytteleye in dower, which is likewise held of others than the king, and that Walter de Cokeseye knight son of the said Hugh is his next heir and of full age.

MEMBRANE 19.

July 14. To the sheriffs of London. Order, upon the petition of Roger Pygot
Westminster. and John Roche, if reasonable proof may be made before the sheriffs, and if they shall be assured that a bale of striped cloth found in a house in London which was of Richard Lyons, and two bales of 'cordewane' there found containing 27 dozen, are the proper goods of the said Roger and John respectively and not of the said Richard, to cause the same to be dearrested and delivered to their respective owners; as their petition shews that because they were there found the same were taken into the king's hand by the sheriffs, supposing them to be of the said Richard, though they are not it is said, and the same are under arrest. By C.

Aug. 6. To James Botiller earl of Ormond justiciary of Ireland, and to
Westminster. the chancellor and treasurer of Ireland. Order to suffer all and singular the king's lieges in Ireland without let to bring from time to time all manner of corn, malt, fish and other victuals from thence to England at their will, after payment of the customs, subsidies and other duties thereupon, any command or ordinance heretofore made to the contrary notwithstanding, and further to cause proclamation to be made in singular the cities, ports and other places in Ireland where need shall be on the king's behalf forbidding any minister, officer or other person of whatsoever estate to hinder or disturb the said lieges so doing or any of them, and if there be any cause wherefore they ought not so to do, to certify such cause in the chancery of England under their seals. By C.

Aug. 13. To the bailiffs of Great Jernemuth and the collectors of customs
Westminster. and subsidies in that port. Order, upon the petition of Arnald de Flaredyng merchant of Holand, to take information touching the matters hereinafter rehearsed and, if assured that the same are true, and that the king was at another time contented of the customs, subsidies and other duties for the wool and woollfells there mentioned, to dearrest without delay and deliver to the said Arnald the ship hereinafter mentioned with the gear and other things by them arrested, provided he shall pay the duties upon the said wool and woollfells

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Membrane 19—cont.

due at Calais; as he has shewn the king that lately at Jernemuth he laded a ship of his with certain wool and woollfells to bring it to the staple of Calais, that on his voyage at sea sailing direct towards Calais the same was attacked by a barge of Normandy and by enemies therein, insomuch that another ship in his company was by those enemies taken in hostile manner, and so his ship was compelled to take flight towards Seland as well to save his life and the life of his servants as to save the said ship, wool and woollfells, that in Seland he unladed the ship and, as he needs must, sold merchandise therein for sustenance of his men and servants, that he has now touched at the port of Jernemuth with the said ship so unladed, and that the said bailiffs and collectors have arrested and are detaining his ship for that he brought not the wool and woollfells aforesaid to the said staple, which he might not do as he avers. By the great council.

Aug. 25. To John atte Hale escheator in Somerset and Dorset. Order to Westminster. suffer the prior and convent of Abbotesbury to have the keeping of that abbey, now void by the death of Henry de Tolre the last abbot and in the king's hand by reason of the vacancy, and of all the temporalities thereof with all goods and property thereto belonging, and the free administration and disposal of the same, not meddling therewith by reason of this vacancy, saving to the king during the vacancy the knights' fees and advowsons to the abbey belonging; as on 22 November in the 35th year of the reign the king of his favour, for the relief of the said abbey which is of his foundation and depressed by many adversities in these days, granted by letters patent to the abbot and convent for a set farm to be rendered to the king for that vacancy that at the next vacancy the prior and convent for the time being should have the keeping of the abbey etc. (*as above*) as fully as the abbot and convent used to have in any times past when the see was filled, disposing of the same as they should see best to the advantage of the abbey, and that no escheator or other minister of the king should during that vacancy enter the said abbey or temporalities to do aught that concerns his office, saving to the king the knights' fees and advowsons as aforesaid.

The like to Nicholas de Somerton escheator in Wiltesir.

Aug. 27. To the mayor and bailiffs of the city of Cork in Ireland. Order Westminster. to cause John Droup citizen of Cork, lately chosen by the said mayor and bailiffs and the commonalty of Cork to come for them at the king's command to the council in England, to have of the said commonalty his reasonable expenses in coming thither, there abiding and thence returning to his own again, by such ways and means as shall seem to them best, distraining and compelling any found rebellious therein to contribute to such expenses, every man according to his estate and means; as on behalf of the said John the king has learned that, though he was chosen and came as aforesaid, certain of the said commonalty are gainsaying to contribute to his expenses, although he was chosen by their common assent.

[*Rep. on Dignity of a Peer*, iv. p. 669, with erroneous reference to m. 19d.]

Aug. 24. To Th. bishop of Exeter. Request to admit and institute William Pleshey. de Aylesham clerk to the church of Lanteglos in the diocese of Exeter

1376.

Membrane 19—cont.

by virtue of the king's first presentation, notwithstanding the king's later presentation of John de Waltham his clerk, which he hereby revokes ; as lately by letters patent the king presented the said William to that church, being void and in his gift it was said, and being unmindful thereof after by other letters patent presented the said John ; but it is the king's will that the first presentation shall take effect.

MEMBRANE 18.

July 16. To the treasurer and the barons of the exchequer. Order, upon the Westminster. petition of Master Robert de Wykford archbishop of Dublin and late constable of Bourdeaux, to stay their demand upon him made for the revenues or profits of castles, towns, provostries, bailiwicks and other like things given by Edward prince of Wales, John king of Castille and Leon and duke of Lancastre late the king's lieutenant in Aquitaine, or by Thomas de Felton seneschal of Aquitaine over and above that which by his oath and by testimony of the controller of Bourdeaux castle they shall be assured that the said archbishop received not (*sic*), or by like oath and testimony of possessions occupied by the king's enemies which used to be in the king's hands, discharging him at the exchequer, notwithstanding the revocation, by the king's letters patent lately made with advice of the council, of all gifts in the duchy of Aquitaine to any person whatsoever not made by the king or by him confirmed ; as the said petition shews that by advice of the council it was ordained that, notwithstanding the aforesaid command was in general terms, the constable should suffer some persons to use and enjoy without let gifts to them made, as he should find needful at his coming by advice of the king's council at Bourdeaux, for fear of greater expense and to avoid divers perils and hurts that might thereby arise, praying his discharge of the said revenues and profits over and above what he so received, and of possessions occupied as aforesaid.

To the same. Order by oath of Master Robert de Wykford archbishop of Dublin and late constable of Bourdeaux and by testimony of the controller of Bourdeaux to allow the said constable in his account at the exchequer all payments and liveries by him made for artillery at the command of John king of Castille and Leon and Thomas de Felton seneschal of Gascony, and of the lord of Lesparre and Robert Rous late mayor of Bourdeaux after the said king of Castille took passage towards England ; as he made divers such payments to divers persons, as the king has learned.

July 25. To the same. Order to make allowance to Master Robert de Westminster. Wykford archbishop of Dublin in his account at the exchequer for the bows, arrows and bowstrings by him delivered to Thomas de Mebburne treasurer of the duke of Brittany for defence and rescue of the castle of Brest ; as by good deliberation it was lately appointed by William earl of Salisbury, late captain of the fleet that was at sea and the king's lieutenant for that service, and by John de Neville lieutenant of the said duke, that the said archbishop, being then constable of Bourdeaux and there present, should of the king's artillery in his keeping deliver for that service to the said Thomas 100 bows, 200 sheaves of arrows and 200 bowstrings, as appears by letters patent of the said earl and John produced and delivered in chancery.

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Membrane 18—cont.

July 4. To Nicholas de Audele and Elizabeth his wife, tenants of the castle
 Westminster and lordship of Neuport in Kemoys. Strict order under pain of forfeiture to do their suit to the county of Penbroke as they are bound according to the agreements hereinafter recited, doing nought which [may tend] to prejudice or impair the liberties and privileges of the king therein contained, ceasing altogether to do wrong to the king's men and tenants there, and so behaving in the matter that the king shall have no matter for wrath against them as those who impugn his privileges and liberties: as on 5 November! *] Edward I agreement was made between William de Valencia earl of Penbroke and William Martyn lord of Kemoys, whereby the said William Martyn acknowledged that he and his heirs were bound to do suit to the county of Penbroke from county to county for the land of Kemoys, that the said earl and Joan his wife and the said Joan's heirs should have cognisance in all the land of Kemoys of rape, arson in time of peace, forestall, treasure trove, of appeals of manslaughter and of other felonies without the manner whatsoever, also the forswearing of felons in church, and the office of coroner concerning manslaughter, the bailiffs of the said William [Martyn] and his heirs being nevertheless warned to be present if they would, saving to William Martyn and his heirs and to their bailiffs there the attachment and judgment of such felons found in the land of Kemoys who should be so adjudged before the coroners, unless there should be an appeal thereupon without the manner, that the said earl and Joan and the heirs of Joan should have cognisance of wrongs and trespasses of William Martyn and his heirs and of their bailiffs there, and pleas of fresh force as well of farms as of free tenants, the running of all manner of writs by seal of the chancery of Penbroke, the execution thereof, and all things thereto pertaining, that William Martyn should have cognisance of all other pleas arising within the precinct of all the land of Kemoys which in his court of Kemoys might be duly determined, save for default of William Martyn, his heirs or their bailiffs, where they should be remiss in doing justice or should deny justice, and then the said earl and Joan and the heirs of Joan should for correction lay to their hands, and that William Martyn and his heirs should without gainsaying of the said earl and Joan or of the heirs of Joan have other liberties which he and his ancestors used heretofore; and now the king is informed that the said Nicholas and Elizabeth have refused and do yet refuse to make suit as aforesaid though lawfully due, have hindered the king and his ministers there from exercising the liberties and privileges in those agreements contained, and have committed and cease not daily to commit great number of wrongs against the king and his tenants there, in contempt of the king and to the prejudice and disherison of the heir, although by the death of John de Hastynges earl of Pembroke and by reason of the nonage of John his son and heir the county of Pembroke is now in the king's hand, whereat the king is moved to anger.

July 31. To Alan de Buxhill constable of the Tower of London, or to his
 Westminster lieutenant. Order by mainprise of Robert Knolles knight and Richard Grenacres knight to set free Robert Grenacres knight from the prison of the Tower; as the said Robert Knolles and Richard have

* The year omitted.

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Membrane 18—cont.

mainperned under a pain of 500 marks or their bodies to have his body before the king in chancery in the quinzaine of Michaelmas next.

By C. with assent of John king of Castille.

July 22. To the treasurer and the chamberlains. Order to levy and deliver to Westminster. Richard de Ravenser the king's clerk, keeper of the hanaper of chancery, for payment to Margaret Mareschall countess of Norffolk of 100 marks which the king has granted her, a tally of 100 marks paid in the hanaper by William de Ufford earl of Suffolk to have the king's letters patent of pardon for certain trespasses by him committed in aliening without the king's licence the manors of Hollesle and Donyngworth co. Suffolk which are held in chief. By K.

June 27. To the sheriffs of London. Order, upon the petition of Henry de Westminster. Selby of Kyngeston upon Hull, if assured that the facts stated are true, to cause that which is due for freight to the said Henry to be made of the wine herein mentioned or of other goods and chattels of Richard Lyons, and to pay the same to the said Henry or to his attorney, taking his acquitttance; as his petition shews that twelve tuns one pipe of wine of the said Richard were lately at Bourdeaux laded in a ship of the said Henry called the '*Christofore*' of Hull to be brought to the city of London, and that the wine after it was brought thither was among other goods and chattels of the said Richard seized by the sheriffs into the king's hand at the king's command by assent and advice of the lords and great men of the realm in this parliament, the said Henry not being contented for the freight thereof. By C.

The like to the said sheriffs in favour of Thomas Bakere master of a ship called the '*Seinte Marie cogg*' of London, for freight of fifteen tuns and one pipe of wine. By C.

July 12. To the sheriff of Norffolk. Order of the king's favour to restore Westminster. to Henry Carleton clerk, if he was not a fugitive, his goods and chattels taken into the king's hand for the cause hereinafter mentioned, also his lands; as the said clerk was indicted before John de Cavendissh and his fellows, justices appointed to hold pleas before the king, for the robbery of one horse price 40s. with one pack price 100s. from John Foulemer at Knottyngwode co. Middlesex, and at the request of the abbot of Westminster the ordinary was after by the said justices delivered to him according to the benefit of clergy, and there lawfully purged his innocence of that charge, as the said abbot has signified to the king.

July 10. To William Ilger escheator in Ireland. Order to remove the king's Westminster. hand, and not to meddle further with the towns of Rosse, Hervyesilond, Catherlagh and Casterton in Fohord and the baronies of Ilound and Oldecrosse taken into the king's hand by the death of John earl of Pembroke, delivering to Anne late his wife any issues thereof taken; as the king has learned by inquisition, by the escheator taken at his command and returned in the chancery of England, that the said earl at his death held those towns and baronies jointly with the said Anne by gift of Margaret Maressshall dame de Maweny to them made with the king's licence, and that the same are held in chief by knight service; and the king has taken the said Anne's fealty.

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Membrane 18--cont.

Aug. 20. To Edmund de Brugge escheator in Gloucestershire and the march
Westminster. of Wales adjacent. Order, if a moiety of the manor of Petreston is of Alexander Soor, and is in the king's hand by reason of an alienation thereof to him made and for no other cause, to remove the king's hand and meddle no further therewith, saving until further order the other moiety which was of Edward le Despenser, according as the said Edward and Alexander held that manor in common; as lately the king ordered the escheator to certify in chancery the cause wherefore the said Alexander's manor of Petreston was by him taken into the king's hand, and he certified that [he so took] a moiety of the said Alexander's manor and not the manor, for that the said Edward, being a tenant in chief, aliened that moiety without the king's licence to John Dauntesey and certain other persons, and that partition thereof was never made between the said Edward or his said feoffees and the said Alexander; and now by complaint of the said Alexander the king has learned that by colour of the alienation aforesaid the other moiety to him pertaining is taken out of his possession into the king's hand for that the manor was undivided, and the cause for so taking his moiety is manifestly insufficient if there be no other reasonable cause besides.

MEMBRANE 17.

Sept. 9. To the justiciary, chancellor and treasurer of Ireland for the time
Westminster. being, and to other the king's ministers there whom it concerns, and every of them. Order to revoke without delay any ordinances whatsoever by them or any of them made contrary to the statute concerning the staples of wool, hides and woollfells growing in Ireland and of lead therefrom arising, and the same are hereby revoked; and order to cause proclamation to be made on the king's behalf forbidding the said staples to be held anywhere in Ireland but at Dyvelyn, Waterford, Cork and Droughda, and forbidding any man of whatsoever condition, under pain of forfeiture and the pain thereby limited, to hold any staple elsewhere that at the places aforesaid; as in the statute it is contained that the said staples shall be for ever held at those places and nowhere else in Ireland, and now by complaint of the mayors and commonalties of those places the king has learned that contrary thereto some of the said ministers have now newly appointed divers staples to be held elsewhere in divers places other than those named in the statute, which if it were suffered longer to be done would tend to the king's prejudice and to the ruin of the places aforesaid.

Et erat patens.

Aug. 12. To the sheriff of Oxford, the escheator in Oxfordshire, the mayor
Westminster. and bailiffs of Oxford and every of them. Order to deliver to the prior and convent of the house of the friars preachers Oxford 20 feet in width of the river Thames to be reckoned from their soil towards mid stream the whole length of its course where it touches the soil of their dwelling on the southward, causing such 20 feet when delivered to be marked in presence of true men of the town by stakes or other suitable bounds whereby they may for ever be known; as in consideration of the damage done to the said prior and convent by the river running along the south side of their dwelling at Oxford, and in order that they may the better protect the same from the

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Membrane 17—cont.

wash of the river in future, the king so far as in him lies has given to them and their successors by letters patent 20 feet in width of the river to be reckoned as aforesaid for the enlargement and protection of their dwelling.

By p.s. [31050.]

Et erat patens.

Sept. 12. To Th. bishop of Durham. Order for particular causes to deliver
Westminster. Adam de Karale monk of Dounfermelyn in Scotland and a certain monk his fellow lately taken by Richard Tempest and in the said bishop's custody, to Henry de Percy and his fellows, wardens of the marches of Scotland, to take order concerning them according to the truce lately made between the king and his cousin of Scotland, notwithstanding the king's late command to keep the said monks in safe custody without deliverance of their bodies until further order.

Sept. 6. To James Botiller earl of Ormond, justiciary of Ireland. Order
Westminster. in presence and by testimony of Thomas Bache the king's clerk to muster the king's retinue in Ireland from time to time, so that the said Thomas shall have knowledge and full information of the number and sufficiency of the king's men at arms, armed men, hobblers, archers and footmen in Ireland whatsoever, and of those coming and at liberty, and that by his view and testimony allowance may be made for the justiciary and the said retinue according to the indenture made between the king and the justiciary; as by letters patent the king has appointed the said Thomas to pay the said men their wages, and to be overseer of the king's retinues in Ireland.

Sept. 17. To the treasurer and the barons of the exchequer of Ireland. Order
Westminster. upon the petition of Henry de Ferrariis, to search the rolls and memoranda of that exchequer which concern the matter and, if assured that the king is contented of the 15*l.* and other sums hereinafter mentioned and of the issues of John Comyn's lands, and that the said Henry's lands are in his hand for the causes rehearsed and are not nor ought to be for any other, to command the same to be restored to him; as by certificate of the said treasurer and barons, sent to the chancery of England at the king's command, it is found that the lands of the said Henry are taken into the king's hand for 15*l.* demanded of the said Henry at the said exchequer for the escape of Geoffrey son of John Cogan, Raymund Synan and Thomas son of Philip Barry felons at the time he was attorney of William Morleye the king's marshal in Ireland, for divers other sums of their chattels forfeit to the king, and for that the said Henry ought to render to the king his account for the issues of all the lands that were of John Comyn in Kynsalay co. Dublin, which are in the king's hand for particular causes for Richard de Preston late the king's farmer of those lands whose mainpernor he is, the said Richard being reckoned insufficient to content the king for the same; and now on behalf of the said Henry it is shewn to the king that the said treasurer and barons have deferred and do yet defer to restore to him his lands, although the king is contented as well of those 15*l.* and other the sums aforesaid as of the issues of the lands of John Comyn.

Sept. 24. To the sheriff of Somerset for the time being. Order, while the
Westminster. statute and ordinance concerning workmen, servants and craftsmen

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Membrane 17—cont.

shall endure, by estreats of the justices appointed for keeping of that statute to their bailiffs delivered since 14 April in the 32nd year of the reign or hereafter to be delivered to suffer the prior and brethren of Henton of the Carthusian order and their successors without let by their said bailiffs to levy, collect and take all fines, ransoms, issues forfeited and amercements which pertained or may pertain to the king for trespasses, offences and excesses whatsoever whereof their tenants and servants were or in time to come may be impeached before the said justices by those justices now or hereafter adjudged; as on that day the king by letters patent granted all such fines etc., to the said prior and convent and to their successors, so that by their bailiffs they might levy and take them as aforesaid without trouble or let of the king, his heirs, justices, sheriffs, coroners, bailiffs or ministers whatsoever.

Et erat patens.

MEMBRANE 16.

Sept. 18. To John atte Hale escheator in Dorset. Order to cause Robert de Westminster. Turberville, son and heir of Richard de Turberville knight tenant by knight service of the heir of Humphrey de Bohun earl of Hereford tenant in chief lately within age and in the king's wardship, to have seisin of his said father's lands taken into the king's hand by his death and by reason of the nonage of his heir; as the said Robert has proved his age before the escheator.

Sept. 28. To John Dymmok escheator in Lincolnshire. Order to remove Westminster. the king's hand, and not to meddle further with the land hereinafter mentioned, delivering to the prior and brethren of the house of the friars hermits of the order of St. Augustine Staunford any issues thereof taken; as lately the king ordered the escheator to certify in chancery the manner and cause of his taking into the king's hand certain lands in Staunford of the said prior, and he certified that he so took the same for that in the 47th year of the reign the said prior and the convent without the king's licence purchased of the prior of Sempyngham a tenement and 10 acres of land there; and on 23 January in the 46th year of his reign the king of his favour, and for 40s. to him paid by the prior and convent of Sempyngham, by letters patent gave them licence in mortmain to give to the prior and brethren of St. Augustine and to their successors, to enlarge their manse, 10 acres of land in Staunford thereto adjoining, which land is not held in chief and is of the yearly value of 6s. 8d. in all issues, as was found by inquisition taken at the king's command before Thomas de Navenby then escheator, and gave licence to the said prior and brethren to receive and hold the same.

Sept. 28. To the sheriff of York for the time being. Order of the issues of his Westminster. bailiwick to pay to William de Cutheworth the arrears since 1 April in the 33rd year of the reign of 3d. a day, and henceforward to pay him that daily sum every year during his life, taking his acquittance; as on that date the king of his favour granted by letters patent to the said William for his good service 3d. a day to be taken every year by the hands of the sheriff during his life or until the king should take other order for his estate.

Et erat patens.

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Membrane 16—cont.

Oct. 20. To John atte Hale escheator in Dorset. Order to take of Edith
Westminster. who was wife of John Walssh tenant in chief an oath that she will not marry without the king's licence, and to assign her dower of her said husband's lands taken into the king's hand by his death, sending the assignment under seal to be enrolled in chancery.

Oct. 20. To the treasurer and the chamberlains. Order, upon the petition
Westminster. of Margaret who was wife of Henry Pypard, to pay her of the treasury or content her elsewhere of the arrears of a farm of 20 marks a year for a 'crane' situate upon the river Thames and seven cellars, and of 18 marks 6s. 8d. a year for three cellars and another tenement in the Vintry London since the same came to the king's hands, namely for Midsummer term; as her petition shews that she lately demised all the premises to farm to Richard Lyons citizen of London rendering yearly the said sum at the terms usual in the said city, that the same [are taken] into the king's hand among other tenements [of the said Richard], and that since that time the farm is in arrear; and at the king's command the sheriffs of London have certified in chancery that of the first farm 66s. 8d. is now in arrear for Midsummer term, and of the other for the three cellars 6l. 15s. for Christmas, Easter and Midsummer terms last, and for the tenement in the Vintry 33s. 4d. for Easter and Midsummer terms last, and the king ordered the sheriffs of the goods and chattels of the said Richard to content the said Margaret for the arrears to 16 June last, on which day the premises were taken into the king's hands, namely for Christmas and Easter terms aforesaid.

MEMBRANE 15.

Oct. 24. Order to the sheriff of Lincoln to cause a coroner to be elected
Westminster. instead of Robert Michel of Spaldyng clerk, lately elected; as the king has learned that he has no lands or tenements in that county whereupon he may dwell according to his estate for exercising the said office.

MEMBRANE 14.

Oct. 20. To the sheriffs, mayors, bailiffs, ministers and lieges within liberties
Westminster. and without to whom etc., and to every of them. Order to suffer Master John Clyfford treasurer of the church of St. Peter York and his men of Alne, Tollerton, Acton, Holgate, Wylton and Newethorp and every of them to use and enjoy all and singular the liberties and quittances hereinafter mentioned, not troubling them in aught contrary to the charters of former kings and the king's confirmation; as among other liberties and quittances so granted and confirmed to the dean and chapter of the said church and to singular the canons thereof it was granted that they and their successors and all their men should in city and borough, market and fair, in passage of bridges and seaports and in all places throughout England, Ireland and Wales and all the king's lands and waters be quit of all toll, tallage, passage, pedage, lastage, stallage, hidage, wardage, of works and aids for castles, walls, bridges and parks, sea walls, dikes and fish ponds, of ship service, building the king's houses and all manner of labour, of ward of castles, and of all carrying and sumpter service, nor should their wains or horses be taken for carriage, or their woods for the works aforesaid or for any other.

Et erat patens.

1376.

Membrane 14—cont.

Sept. 18. To all and singular the sheriffs, stewards of liberties, mayors, bailiffs,
Westminster ministers and other the king's lieges in Ireland within liberties and without to whom etc. Order, upon the petition of the mayor, bailiffs and commonalty of the city of Waterford, under the pain hereinafter specified, not to trouble the said mayor, bailiffs and citizens or their servants contrary to the statute lately published at Westminster, wherein it is contained (among other things) that no man shall within a market town or without by colour of purchase or otherwise cause the corn of any prelate, person of religion or other clerk or layman to be threshed, or his goods to be taken against the will and licence of the owner or keeper thereof, that no man shall take horses, oxen, wains, carts, ships or boats to make carriage withal without the owner's will, and if any man shall take them by the owner's will, he shall forthwith content him according to their agreement, and that any man offending herein and being thereof convicted shall be committed to prison and shall be ransomed as shall seem good to the king and to his court according to the gravity of the offence; as now on behalf of the said mayor etc. it is shewn the king that certain evildoers, alleging that they are purveyors and other ministers of lords and other men, have heretofore caused the corn of divers citizens of Waterford to be threshed, and such corn and other victuals there to be taken against their will, not contenting the owners according to the statute, wherefore they have prayed for remedy.

*Et erat patens.**MEMBRANE 13.*

Oct. 25. To the abbess and convent of Shaftesbury. Order, of the rent for
Westminster the toll and for pleas and perquisites of court to the king pertaining in the town of Shaftesbury, henceforward to pay to Master John Bray the king's physician every year 12*l.* at Easter and Michaelmas by even portions, taking his acquittance for every payment; as on 12 October last the king of his favour granted by letters patent under the great seal to the said John for his good service 20 marks a year to be taken at the exchequer during his life or until the king should take other order for his estate; and now at the said John's petition, and for that he has given up those letters patent in chancery to be cancelled, the king by letters patent has granted him in recompense for those 20 marks 12*l.* a year of the said rent to be taken as aforesaid by the hands of the said abbess and convent for his life or until other order be taken for his estate.

*Et erat patens.**MEMBRANE 12.*

Oct. 30. To the mayor and sheriffs of London. Order with all speed to
Westminster restore to two merchants of the town of Tollouse their goods and divers wares taken and detained by certain of the king's subjects in the city of London if the same exist, to whose hands soever they have come, and if they exist not to cause the said merchants to be contented for the value thereof; as the king has received the complaint of those merchants, containing that they lately brought those wares to England to traffic and make their advantage thereof, but that the same are taken as aforesaid and are yet detained, praying the king's aid; and by advice of the council order is made that, if restitution be made of any goods

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Membrane 12—cont.

and merchandise of any the king's subjects taken during the truce by any of his enemies, like restitution shall be made of enemies' goods taken by the king's subjects, and restitution has been made of goods and merchandise of some of his subjects over sea lately taken by certain of his enemies, as is witnessed by certain messengers of John de Hurleston captain of Guynes sent to the king and council.

By the great council.

Sept. 30. To the sheriffs of London. Order by the king's appointment to Westminster. admit Henry de Morton, substitute for Geoffrey de Neweton the king's serjeant his butler, to execute the office of coroner in the city of London in his stead when by the said butler required, but first to take of the said Henry an oath that he shall behave truly in that office so long as he shall be therein; as for divers business of the king whereon he is engaged at the king's command in divers parts of England the said butler, to whom it pertains, may not have leisure to execute the said office in person. By bill of the butler.

Nov. 16. To the steward of the lordship of Haverford or to his representative Westminster. there. Order to take of Isabel who was wife of John de la Roche knight tenant in chief an oath that she will not marry without the king's licence, and in presence of Richard Wiltshire, to whom the king has committed the wardship thereof, or of his attorney if being warned he will attend, to assign her dower of her said husband's lands taken into the king's hand by his death, sending the assignment under seal to be enrolled in chancery.

MEMBRANE 11.

Oct. 24. To the king's butler for the time being, or to his representative in Westminster. the port of Bristol. Order of the king's right prise of wine in that port every year henceforward during the life of William Erchebauld the king's serjeant his assesser to pay him one tun of wine of Gascony, taking his acquittance; as on 6 October last the king of his favour granted by letters patent to the said William for his good service one tun of such wine to be taken every year during his life by the hands of the king's butler or his representative in the said port.

Et erat patens.

Nov. 3. To Gilbert Aymeri (*Almarici*) merchant of Luca. Licence to make Westminster. to his fellows dwelling in foreign parts a letter for payment there of 460*l.* to the proctor or attorney of Ralph bishop of Salisbury.

Oct. 24. Order to the sheriff of Lincoln to cause a coroner to be elected Westminster. instead of Simon son of Martin de Holbech, who is dead.

Oct. 24. Order to the sheriff of Cumberland to cause a coroner to be elected Westminster. instead of Amandus Mounceaux, who is abiding continually in the uttermost borders so that he may not have leisure to exercise that office in Cumberland, wherefore the king has removed him.

Oct. 24. To John Rokewode escheator in Suffolk. Order to remove the Westminster. king's hand, and not to meddle further with the manors of Wretewell and Sapeston taken into the king's hand by the death of John de Holbroke, delivering up any issues thereof taken; as the king has

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Membrane 11—cont.

learned by divers inquisitions, taken at his command, that the said John at his death held those manors by the courtesy of England after the death of Maud his second wife of her heritage, with reversion to Thomas her son and heir who is within age and in the wardship of the abbot of St. Edmunds, and that the same are held of the said abbot.

Nov. 14. To the farmers or tenants for the time being of the king's manor
Westminster. of Hedyngton, his hundred of Bolyngdon, and of his hundred without the northward gate of the town of Oxford with the appurtenances in Oxfordshire. Order of the fee farm of the said manor and hundreds to pay to John de Beverle the king's esquire and to Amice his wife the arrears since 9 April in the 49th year of the reign of 81*l.* a year, and henceforward to pay them that sum every year during the said John's life, and 27*l.* a year to the said Amice if she shall overlive him, taking their acquittance; as on 30 January in the 46th year of his reign, for particular causes therein specified, the king by letters patent granted to the said John and Amice for life or until other order should be taken for their estate 27*l.* a year to be taken at Easter and Michaelmas by even portions of the said fee farm by the hands of Richard Dammory farmer of the premises and his heirs or other the farmers thereof; and on 9 April aforesaid, after the said Richard's death, by reason of the said John's good service the king willing to shew him more abundant favour granted him by letters patent the residue of the said fee farm over and above the said 27*l.* yearly, amounting in all to 81*l.* a year it is said, namely 54*l.* over and above the said yearly sum, to be taken by the hands of the said farmers or tenants for the said John's life or until the king should take other order for his estate, with reversion to the king of the said 54*l.* a year after his death, and of the said 27*l.* a year after his death and the death of the said Amice.

Et erat patens.

Nov. 12. To the king's butler in Cornwall for the time being, or to his
Westminster. representative there. Order of the king's wines in that county, which ought to pertain to him by the death of Edward prince of Aquitaine and Wales duke of Cornwall and earl of Cestre, to deliver to William de Spridlyngton now bishop of St. Asaph the arrears since the said prince's death of four tuns of wine yearly, and henceforward to deliver to him so many tuns every year, taking his acquittance; as by his letters patent, confirmed after by letters patent of the king, bearing date 6 July in the 43rd year of his reign, the said prince gave to the said bishop for his good service, being then auditor of the accounts of the said prince's ministers, four tuns of wine a year for life to be taken of the prince's wines of the prise of Cornwall without any payment for the same.

Et erat patens.

Dec. 15. To John Hethe escheator in Norffolk and Suffolk. Order to remove
Westminster. the king's hand, and not to meddle further with the manors of Estbradenham co. Norffolk and Huntyngfeld co. Suffolk and the advowsons of the churches of Huntyngfeld and Cokeleye and of the priory of Mendham co. Suffolk, taken into the king's hand by the death of William de Huntyngfeld knight, delivering up any issues thereof

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Membrane 11—cont.

taken; as it is found by divers inquisitions, taken by John de Rokewode late escheator, that the said William at his death held no lands in those counties in chief in his demesne as of fee nor in service, but by virtue of a fine levied in the king's court held the manors and advowsons aforesaid for life with remainder to William de Ufford earl of Suffolk, and that the same are held of others than the king.

To William Bussy escheator in Lincolnshire. Like order, *mutatis mutandis*, in regard to the manor of Pynchebek called 'Russell maner' and 40 acres of land and 20s. of rent in Pynchebek, upon the finding of an inquisition taken by John Dymmok late escheator.

To Thomas Bataille escheator in Essex. Like order, *mutatis mutandis*, upon the finding of an inquisition taken by John atte Welde late escheator, concerning the manor of Mokelyngton.

To John Hethe escheator in Suffolk. Like order, *mutatis mutandis*, concerning the manors of Mendham and Bengges and the advowson of Petristre, upon the finding of an inquisition, taken (*as above*), that by fine levied in the king's court the said William held the premises for life with remainder to John de Stykeford clerk, John de Lynstede clerk, Richard Fraunceys of Tathewell, John Bate of Kirketon and Thomas son of Robert de Toft, all yet living, and to the heirs of the said John Bate.

To William Bussy escheator in Lincolnshire. Like order, *mutatis mutandis*, concerning the manor of Hiptofthalle in the town of Toft and 36 acres of land and 4 acres of meadow in Toft and Freston, held by the said William for life with remainder to John de Lynstede clerk, yet living.

To William Bussy, escheator in Lincolnshire. Like order, *mutatis mutandis*, concerning the manors of Toft, Frampton and Biker and the advowson of Frampton, held by the said William for life with remainder to Margery who was wife of John de Huntyngfeld his son, yet living, whom Stephen le Scrope knight has taken to wife.

Dec. 7. To Hugh earl of Stafford. Writ *de intendendo*, directing him to pay Westminster. to John de Beverle the king's esquire during the term hereinafter mentioned a yearly farm of 44*l.*, 1*lb.* pepper and 1*lb.* cumin which the said earl is bound to render to the king, taking his acquittance; as lately by letters patent the king committed to the said earl the wardship of the manors of Teynton and Bykenore co. Gloucester extended at 10*l.* a year, of the manors of Hampstede Ferrers and Aldeworth co. Berkes, late of John Ferrers knight tenant in chief and in the king's hand by the death of Elizabeth who was wife of Reynold de Cobham knight and by reason of the nonage of Robert de Ferrers son and heir of the said John de Ferrers knight, being likewise extended at 10*l.* a year, and of a moiety of the manor of Breydeshale co. Derby extended at 14*l.*, 1*lb.* pepper and 1*lb.* cumin a year, lately held for life by Eleanor who was wife of Hostelettus Tresynges by gift of the said John [de Ferrers] with reversion to the said Robert, to hold all the premises with the issues thereof taken since the death of the said Elizabeth and Eleanor until the lawful age of the said Robert,

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Membrane 11—cont.

rendering at the exchequers of Michaelmas and Easter by even portions 4*l.*, 1*lb.* pepper and 1*lb.* cumin a year, namely 34*l.*, 1*lb.* pepper and 1*lb.* cumin whereat the premises are extended and 10*l.* of increase ; and on 16 September last the king of his favour granted by letters patent to his said esquire the wardship of all the lands of John de Ferrariis knight tenant in chief which are in his hand by the death as well of the said knight as of the said Elizabeth, tenant for life of certain lands as jointly enfeoffed with the said knight sometime her husband, and of the said Eleanor tenant for life of certain lands by his gift, and by reason of the nonage of his said son and heir, to hold until the lawful age of the said heir without rendering aught to the king, saving to the farmers of such lands the terms during which they took the same to farm, upon payment from time to time to the said esquire, so long as he should have that wardship, of the farms which they are bound yearly to render to the king for the same.

Et erat patens.

MEMBRANE 10.

Nov. 14. To the keeper or farmer of the king's manor of Ledes for the [time]
Westminster. being. Order of the issues of that manor to pay to John de Beverle the arrears since 8 August in the 39th year of the reign of 100*s.* a year, and henceforward to pay him that yearly sum, taking his acquittance ; as on that date the king by letters patent granted to him for life the office of constable of Ledes castle and all things belonging to the keeping thereof, taking for his fee 100*s.* a year of the said issues at Easter and Michaelmas by even portions by the hands of the keepers or farmers of the manor, with reversion after his death to the king and his heirs.

Et erat patens.

Nov. 12. To John de Bekyngham escheator in Notyngnamshire. Order to
Westminster. take the fealty of Roland son of John de Sutton of Averham according to the form of a schedule enclosed, to deliver to him a third part of the manor of Averham taken into the king's hand by his said father's death and by reason of his own nonage and for the reasons hereinafter rehearsed, and to remove the king's hand and meddle no further with certain other lands hereinafter mentioned, delivering up any issues of these taken ; as the king has learned by inquisition, taken by the escheator, that the said John de Sutton, who died on Wednesday before Michaelmas in the 44th year of the reign, died seised of the said third part, which was held by knight service of the heir of John Longvilers then a minor in the king's wardship as of his manor of Tuxford which is held in chief, that he also held at his death a messuage and 10 marks of rent in Kirtlyngton, a messuage and appurtenances in Northclifton and 4*l.* of rent in Northclifton and Hardeby in socage of John Pigot, and two bovates of land in Keworth of Roger Belers knight, that the said Roland is his next heir and is now aged 21½ years, that on Wednesday after St. Peters Chains in the 47th year the said heir was married, that the said Roger seized his body and sold his marriage to Robert Burgeys of Melton, who sold it to Henry Asty, who married him, that by assignment and grant of the said Robert Richard de Bercotes held the said third part four whole years, and Henry Asty after for two years, that for four years the said Richard held a third part of the said rent of Kirtlyngton and the said Robert other two

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Membrane 10—cont.

thirds, and Henry Asty held those two thirds for two years, and that during the time aforesaid the said Richard occupied a third part of the rent of North Clifton, Herdeby and Keworth, and the said Robert and Henry two thirds thereof, wherefore by divers writs the king gave notice to the said Robert, Roger, Henry and Richard to be in chancery at days appointed them in order to shew cause wherefore they ought not to answer to the king for the issues and profits of the premises by them taken which pertain to the king and for the value of the said marriage, namely every one for that which pertains to him; and they appeared, and acknowledged that they occupied the premises, taking the issues and profits and the value of the said marriage, and were ready to content the king for the same and for their contempts and trespasses herein, and further at his grace to do and receive what the court should determine, craving removal of the king's hand; and thereupon William Beyford, to whom the king by letters patent granted the issues and profits of the premises whatsoever by whomsoever taken and the value of the said marriage, appearing there in person confessed that by virtue of those letters patent he was contented of all that pertains to the king for the same, wherefore it is determined that the king's hand be removed, that livery of the said lands and rents be given to the heir of John de Sutton, and that he and the said Robert, Roger, Henry and Richard be discharged toward the king.

Nov. 6. To Richard de Ravenser keeper of the hanaper of chancery. Order, Westminster. without taking a fee to the king's use, to deliver to Agnes Chelwordiswode of Somerset letters patent in his custody whereby the king has pardoned the said Agnes the suit of his peace to him pertaining for the theft of one brass bowl, 3 pecks of wheat and one loaf. By K.

Dec. 12. To John de Foxle keeper of the king's forest this side Trent, or to Westminster. his representative in the forest of Bere. Order, if Thomas Cheyne knight taken and imprisoned in Winchester castle for an alleged trespass of venison in the said forest for which he is indicted shall find twelve true men of the keeper's bailiwick who will mainpern to have him before the justices next in eyre for pleas of the forest in the county of Suthampton, when they shall come thither, in order to stand to right concerning that trespass, to deliver him to those men on bail if replevisable according to the assize of the forest, bringing before the said justices the twelve men's names and this writ.

Nov. 27. To Nicholas de Dabruggecourte constable of Notyngham castle, Havering and to his lieutenant. Order at their peril to receive Peter de la [atte Bower]. Mare knight from him who shall deliver him to them on the king's behalf, and to keep him in safe custody in the prison of the said castle until further order. By K.

The like to Edmund earl of Cantebrigge constable of Dovorre castle, and to his lieutenant.

Dec. 22. To all and singular the admirals and their lieutenants, the sheriffs, Westminster. mayors, customers, keepers of ports and other places by the sea, bailiffs, ministers and other the king's lieges to whom etc. Order to suffer the now mayor, jurats, the hundred peers and the commonalty of the city of Baioun, their fellow citizens, the king's merchants and

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Membrane 10—cont.

subjects of that city and every of them to be quit of payment of 3*d.* in the pound upon their goods and merchandise now or hereafter brought to any port of England or taken out of any such port, releasing any distress made upon them or any of them for that cause ; as on 24 February in the 25th year of his reign the king by charter granted to them and every of them, their heirs and successors, to be thereof quit and discharged for ever within the realm.

Et erat patens.

Nov. 28. To Thomas le Despenser. Order during the nonage of the heir
Westminster of Edward le Despenser tenant in chief to pay to John Stygan the king's serjeant the 10*l.* a year which by virtue of certain letters patent of the king the said Thomas is bound to pay at the exchequer for the manor of Bautre co. York which was of the said Edward, taking the said John's acquittance from time to time : as on 26 November last the king by letters patent granted to the said John those 10*l.* a year, the said manor being in the king's hand by reason of the said heir's nonage, to be taken at Easter and Michaelmas by even portions by the hands of the said Thomas, his executors and assigns, until the lawful age of the heir.

By p.s. [31174.]

Et erat patens.

Dec. 20. To John Bygot escheator in Northumberland. Order to deliver
Westminster. to Nicholas son and heir of Robert de Raymes tenant in chief certain lands in Shortflat which were taken into the king's hand for that Agnes who was wife of the said Robert without the king's licence married Robert de Louther and are in his hand ; as lately the king ordered Gilbert de Culwen late escheator to certify in chancery the cause wherefore the lands of the said Agnes there were by him taken into the king's hand and the yearly value thereof, and he certified that certain lands there were taken into the king's hand by John de Scotherskelf late escheator, for that it was before him found that the said Agnes being the king's widow married as aforesaid, and that the same are worth 40*s.* a year ; and it is found by inquisition, taken at the king's command by Thomas de Musgrave late escheator, that the said Agnes died on 8 October in the 36th year of the reign, that she held the premises in dower after the death of the said Robert de Raymes of the heritage of the said Nicholas of the barony of Bolbek by knight service, and that the said Nicholas is the next heir of his said father and of full age ; and on 30 May in the 44th year of the reign the king took the homage and fealty of the said Nicholas, and commanded livery to be given him of his said father's lands.

MEMBRANE 9.

Oct. 15. Order to the sheriff of Lincoln to cause a coroner to be elected
Westminster. instead of William de Haxay, who is insufficiently qualified.

Oct. 5. To the sheriffs of London for the time being. Order of the farm
Westminster. or issues of the city to pay to Jordan de Barton the arrears since 16 July in the 35th year of the reign of 3*d.* a day, and henceforward to pay him that daily sum, taking his acquittance ; as on that date the king of his favour granted by letters patent to the said Jordan for his good service as well in the chancery as elsewhere 3*d.* a day for life to be taken as aforesaid by the hands of the sheriffs.

Et erat patens.

1376.

Membrane 9—cont.

Oct. 22. To all and singular the sheriffs, mayors, bailiffs, provosts, ministers,
Westminster. seamen and other the king's lieges within liberties and without to whom etc. Order to suffer the men of the bishop of Salisbury of Godalmyng co. Surrey to be quit of toll upon their goods and merchandise according to the charters of former kings, as they ought to be and as they and the said bishop's men of that town have been used to be heretofore from the date of those charters; as among other liberties thereby granted to the bishop of Salisbury and his successors it is granted that the bishop, the dean and canons of Salisbury, their successors and all their men of all their fees shall be quit of toll throughout all the king's land, of suits of shires and hundreds, works of castles and of all other works.

Et erat patens.

Oct. 22. To the treasurer and the barons of the exchequer. Order, upon
Westminster. the petition of Alexander archbishop of York to the king and council presented, to stay their demand made by exchequer summons upon him for payment of one year's tenth last granted to the king during the vacancy of the archbishopric by the chapter of York and the clergy of that province for all the time the temporalities of the archbishopric were in the king's hand, discharging him of whatsoever sums are demanded of him for the same for that time; as he has shewn the king that although they were in the king's hand during the vacancy of the archbishopric by the death of John the last archbishop, from 6 November in the 47th year of the reign when the said John died to 6 May following when the king commanded the temporalities to be restored, the treasurer and the barons are demanding 2*l.* 3*s.* 6*d.* for the said tenth during that time, and are unlawfully distraining him for the same, although he has paid his proportion thereof from 6 May aforesaid, wherefore he has prayed for remedy. Proviso that the said archbishop shall pay at the exchequer the tenth falling upon him for the said temporalities since the restitution and livery thereof, as he ought to do.

Oct. 24. To Gilbert Culwen escheator in Yorkshire. Order to remove the
Westminster. king's hand, and not to meddle further with a piece of ground and four bovates of land in Westnesse in Rydale, if taken into his hand for the cause hereinafter mentioned and for none other, delivering to John Growelle now chaplain of a chantry there founded by John de Stayngrefe knight any issues thereof taken; as lately the king ordered William de Ergum late escheator to certify in chancery the cause wherefore he took into the king's hand lands in Westnesse which were of the said John Stayngrefe, the description and the true yearly value thereof, and he certified that he seized the premises into the king's hand for that he found by inquisition, before him taken of his office, that in the time of King Edward I the said founder with the king's licence gave the same to the said chantry to find a chaplain celebrating divine service for the founder's soul and for the souls of his ancestors, and that the said alms are withdrawn and no chaplain is found, certifying that for that cause the premises are in the king's hand; and the king reckons that cause insufficient.

Oct. 23. To the sheriff of Norfolk. Order to cause John Verdoun knight
Westminster. to have seisin of 10 acres of and 6 acres of pasture in Fornesete

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Membrane 9—cont.

and Multon held by Robert Bacoun of Dittleburgh outlawed for felony it is said ; as the king has learned by inquisition, taken by the sheriff, that the premises have been in his hand a year and a day and are yet in his hand, that they are held of the said John as of his manor of Multon, and that William de Whappelode had the year and a day and the waste thereof by the king's grant.

Oct. 20. To the treasurer and the barons of the exchequer, and to the
Westminster. chamberlains. Order to allow Thomas de Ilderton sheriff of Northumberland wages for his expenses in coming from the city of York to London to get from the council and take to Robert the king's cousin of Scotland an acquittance for payment of 4,000 marks by him payable for particular causes for Midsummer term last, in abiding meanwhile at London, and thence returning to York ; and order to the treasurer and chamberlains to deliver to the said Thomas of the treasury what shall be so allowed him.

Nov. 18. To the provost and scholars of the college called the ' Quenehalle '
Westminster. Oxford of the king's patronage. Strict order to observe and cause to be observed the statutes and ordinances of the said college and all things therein contained, and to be obedient and intendant to Alexander archbishop of York and his commissaries and to their lawful and canonical commands according to their oaths and to the form and effect of the said statutes, not making frivolous or undue provocations or appeals from his cognisance or sentence contrary to the same, and revoking any such made by them or any of them, knowing of a surety that, if rebellion or default herein be found in them, the king will cause them as rebels and contemnors of his command to be so punished that it shall be for a terror hereafter to others ; as in the said statutes and ordinances by the provost produced before the king and council at the king's command, to the keeping whereof they are every one of them bound by oath, it is among other things contained that the archbishop of York for the time being ought to have the oversight of the college, confirming the provost when elected and in certain cases deposing him, and censuring and determining all manner of strife and discord therein which by the provost and scholars may not be assuaged ; and now the said archbishop, perpending that grievous defaults are manifestly threatened in the said college, and that certain quarrels, discords, altercations, wrongdoings and debates are arisen among them and yet remain without correction, has deputed certain sufficient clerks his commissaries to exercise his office in all things that concern or may concern the said college, as he has testified to the king ; and it is the king's will that the said statutes be kept inviolate, and that the provost and scholars, though they will not, be bound together in unity as fellows and brethren.

[*Fœdera.*]

Mandate to the chancellor of the university and the mayor of the town of Oxford to remove all manner of lay force, if any be by clerks or laymen whatsoever made to resist the said archbishop or commissaries, or to disturb them in the exercise of their office according to the statutes and ordinances aforesaid, and to be aiding the said archbishop and commissaries in the execution of the premises when by them required.

[*Ibid.*]

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Membrane 9—cont.

Nov. 16. To John Cavendissh and his fellows justices appointed to hold Westminster. pleas before the king. Order to view the record and process of a cause lately before the king in chancery by writ of *scire facias* between Thomas bishop of Durham and Walter Tyrell concerning a ferry upon the river Twede within the bishop's lordship at Twedemouth on the English side, and to proceed therein with such speed as may be according to the law and custom of England, the allegation and grant of aid hereinafter mentioned notwithstanding, so that they proceed not to rendering of judgment without advising the king; as in that cause the said Walter alleged that he held the ferry aforesaid for life by the king's grant with reversion to the king, and without the king ought not to make answer, craving the king's aid, which is granted him, and the said record and process are sent to be determined before the king; and now on behalf of the said bishop it is shewn the king that by reason of that allegation and grant of aid proceeding is deferred to his hurt, wherefore by his petition presented in the last parliament he has prayed for remedy. By pet. of parl.
[*Ibid.*]

Nov. 6. To Walter Holt escheator in Leycestershire. Order to take of Westminster. Agnes who was wife of Simon Pakeman tenant in chief an oath that she will not marry without the king's licence, and to assign her dower of her said husband's lands taken into the king's hand by his death, sending the assignment under seal to be enrolled in chancery.

MEMBRANE 8.

Nov. 18. To the archbishops, bishops, abbots, priors, deans, archdeacons, Westminster. provosts, sacrists, prebendaries in cathedral or collegiate churches, officials, advocates, proctors and all other ecclesiastical persons and judges holding dignity or office whatsoever, notaries public and others whatsoever to whom etc., and to every of them. Order, under pain of forfeiture, not to admit John Cheyne or any other person [to hold] any manors or lands which are of the possessions and farms of the cathedral church of Exeter unless such persons be first lawfully accepted to residence by the dean and chapter and have there kept their residence according to the ordinances in the said church made by the king's forefathers at the foundation thereof, and unless such farms lawfully fall to them according to the course of their residence, not suffering them by colour of papal provisions or collations to enter the same, meddle therewith or dispose thereof, knowing for a surety that, if by their default aught be suffered to be done by the said John or other canons of the said church impugning the king's right in that behalf, the king will be wroth not only with the doers but with them as destroyers of the chantries, the rights and services of the said church and of other works of piety, and as favourers and maintainers of the said John and of those other canons, and if on whatsoever pretence any bulls, instruments or processes relating to such provisions or collations be by the said John, his proctors or attorneys or by others whatsoever produced to them or any of them, order without delay to bring the same before the king and council that the king may further do what shall seem good for their punishment, the protection of his right and patronage, and for the peace of the said church; as the same being founded by the king's forefathers was by them endowed with certain manors and lands to the end these should be as farms and

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Membrane 8—cont.

temporalities thereof, and that the canons accepted and residing as aforesaid, performing divine service, and doing other works of piety for the king and his forefathers according to the said ordinances, and none other, should have those farms in aid and support of such residence; but the king has newly heard with astonishment that the said John and certain other canons of that church, fearing not to offend the king and regarding not the said ordinance and the king's patronage but preferring their own advantage, have obtained papal provisions and collations concerning certain of those farms, although according to the said ordinances no such provision ought to pertain to the pope nor has pertained at any time past, and are purposing to bring certain bulls of provision or collation to certain of the archbishops etc. aforesaid to execute the same, striving by colour thereof to be by them inducted and to hold the premises; and the king takes note that such provision, if suffered, would tend not only to the disherison of the crown and the ruin of the said church and of chantries therein founded for the souls of his forefathers, but also to the prejudice of other cathedral churches and houses of his patronage whatsoever in the realm, and it is his will altogether to cut off that error in the beginning lest it take root.

By C.

Et erat patens.

Nov. 18. To the chancellor and regent masters of the university of Oxford.
Westminster. Order, upon the petition of W. bishop of London and of Thomas Russok prior provincial of the order of friars preachers in England, to admit and reconcile John de Wolfurton bachelor in theology, one of the friars aforesaid, to the estate and degree wherein he formerly stood in the said university, suffering him to do and exercise all things [pertaining] to his faculty until according to the statutes of the university he shall be advanced to a higher estate, that for their default the king induct and reconcile not the said John by his own power; as the said petition shews that at the suggestion and procurement of certain his enemies the said John is of malice banished out of the university without reasonable cause, praying for his restoration.

Et erat patens.

Nov. 24. To the collectors of the custom of 3*d.* in the pound in the port
Westminster. of Newcastle upon Tyne. Order, upon petition made on behalf John Williamson, William Johanson and their fellows, merchants of the town of Seriz in Seland, if the facts are as stated, to dearrest those merchants, their ships and merchandise, suffering them without let to pass whither they will; as it is shewn the king by their complaint that while sailing towards Seland certain ships of theirs were driven by a storm to the said port, and were compelled to touch there, although they laded the said ships with white herring at Scone and would have taken the same to their own parts to make their advantage thereof, but that the collectors are demanding of them custom and subsidy for the said herring being so driven to land, as if it were exposed for sale which it is not, and are unlawfully detaining the said ships under arrest; and the king's mind is that custom and subsidy shall not be paid by foreign merchants upon property and merchandise, so driven to land, if the same be not exposed for sale.

To Roger de Fulthorp and his fellows justices appointed to survey and repair certain walls, dikes, gutters, sewers, bridges, causeways and sluices

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Membrane 8—cont.

in the parts of Holdernesse. Writ (*imperfect*), reciting that the king is informed that it was before the said justices presented that a sewer called Hedonflete ought to be and used to be 30 feet in width and 12 feet in depth, that for probable causes laid before him and the council the king caused the process before them begun concerning the same to be postponed until the octaves of Michaelmas last; and that now by complaint made on behalf of the tenants of the manor of Brustwyk in Holdernesse, held by Ingelram de Coucy earl of Bedeford and Isabel his wife the king's daughter by grant of the king during the said Isabel's life, the king has learned that, if the said sewer be made of the width and depth aforesaid, the whole country adjacent might be flooded by the river Humbre. . . .

Vacated, because otherwise on the back of this roll.

Nov. 28. To the dean and chapter of the church of St. Paul London. Order,
Westminster. upon the petition of Simon archbishop of Canterbury and late bishop of London, to suffer him, as lawful is, to take of those lawfully to be charged therewith and freely dispose of the crop of certain lands of the bishopric of London by him sown with divers kinds of corn before he was translated to the see of Canterbury or the value of the same, not causing or procuring any let or grievance to him herein, that by their default no second occasion be given of vexing the king; as his petition shews that the dean and chapter have unlawfully hindered the archbishop from taking the said crop for that the keeping of the temporalities of the said bishopric was in their hands during the vacancy thereof, praying for remedy; and in consideration that such crop ought in law to pertain to the archbishop and to none other, the king has many times ordered the dean and chapter to suffer him to have the same and freely dispose thereof, or to take heed that he was contented for it, and if there were cause wherefore they ought not so to do, to be before the council at Westminster at a set day now past to shew the same, and they appeared that day before the council, and expressly averred that they did not hinder the archbishop as aforesaid, as by his complaint alleged, setting forth nought else to the purpose wherefore he ought not to have and take the said crop.

Dec. 4. To the sheriff of Kent for the time being. Order of the issues of
Westminster. the county to pay to Joan princess of Wales every year 30*l.* at Easter and Michaelmas by even portions, as the same used to be paid to Edmund earl of Kent the king's uncle in his life time, taking her acquittance; as on 26 February in the first year of his reign the king by letters patent gave to the said Edmund and to the heirs of his body (among other things) 30*l.* a year of the issues of Kent to be taken by the hands of the sheriff under the name and honour of earl of Kent, and as well the said earl as John his son and heir, after earl of Kent, was at his death seised thereof in his demesne as of fee according to that grant, as is found by divers inquisitions and by certificate of the exchequer sent into the chancery, wherefore on 20 November in the 35th year the king ordered the then sheriff to pay to Edward prince of Wales and to the said Joan his wife, being sister and heir of the said John, 30*l.* a year from the said John's death; and now the said prince is dead.

Et erat patens.

[*Fœdera.*]

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Membrane 8—cont.

- Nov. 14. To Robert Rust merchant of Blakeney. Order, upon the petition
Westminster. of Arnald Pape master of a ship called the '*George*,' if the facts are as stated, to content him without delay for the freight thereof and for the damage and loss by him sustained by the said Robert's default, as he is bound to do, or to be before the king and council at Westminster on the morrow of St. Katherine next to shew wherefore he would not or ought not so to do, and further to do and receive what shall be by the council determined in that behalf; as the said Arnald has shewn the king that the said Robert lately freighted and hired the said ship to pass to the Bay and thence return with his merchandise to the port of Blakeney, that the same being laded at the Bay with salt was by the said Arnald brought again to the said port, namely to the place where other ships used there to come to land, that when the ship came safe to land the said Robert, for his greater advantage and for quiet delivery of the salt as he averred, requested and insisted that the said Arnald should move the same nearer to the town of Blakeney than other ships were wont to be brought, promising to take upon him all risk, wherefore the said Arnald, though unwillingly, took his word and brought the ship in thither, whereby it was wrecked by default of the said Robert, and the said merchandise and the ship's goods and chattels were totally lost, praying that whereas the said Robert refuses to content the said Arnald for the freight and for his damage and loss, the king would compel him so to do.
- Nov. 20. To John Rokwode escheator in Norffolk and Suffolk. Order to cause
Westminster. Thomas brother and heir of John de Loudham tenant in chief to have seisin of the lands of the said Thomas (*sic*) his brother taken into the king's hand by his death; as he has proved his age before the escheator, and the king has taken his fealty, and respited his homage until Easter next. By C.
- Dec. 12. Order to the sheriff of Berkshire to cause a coroner to be elected
Westminster. instead of Henry Fachel, who is too sick and infirm to do what pertains to that office.
- Dec. 10. To the sheriffs of London. Order to dearrest divers carcasses of
Westminster. oxen and bacon pigs bought and purveyed of William Webbe to the king's use by William Eyremyne his clerk treasurer of Calais for furnishing that town and by the sheriffs arrested, delivering the same to the said treasurer or his attorneys to be brought to Calais that arrest notwithstanding; as William de Eyremyn has now newly bought them for the purpose aforesaid, as may appear by certain indentures made between him and the said William Webbe, and they are arrested in the city of London to the king's hurt and the peril of the furnishing of Calais.
- Dec. 16. To all and singular the mayors, bailiffs, customers and keepers of
Westminster. ports along the sea coast in Sussex and elsewhere. Order, upon the petition of certain merchants of the city of London, to suffer them to lade in other ships their wool whereupon it shall appear by letters of cocket that the custom and subsidy have been truly paid, and without a second payment thereof to take them over to the staple of Calais, provided they shall first content those by whom the wool was salved for their pains; as at the suit of those merchants, averring that at

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Membrane 8—cont.

the port of Suthampton they laded certain ships with their wool to be taken to the said staple, that on their voyage at sea off the coast of Shorham co. Sussex three of those ships with the wool therein were driven ashore by a storm and there wrecked, that divers seamen of every ship escaped to land, and that great part of the wool was cast ashore and salved, and was by divers men of those parts taken, carried away and detained, the king lately by letters patent appointed certain his lieges to make inquisition and restitution thereof; and the said petition shews that they would lade in other ships and take to Calais certain of that wool salved by divers men of divers towns upon the sea coast and to them delivered by virtue of the said letters patent, and that though the custom and subsidy thereupon was formerly paid, as may appear by certain letters of cocket in their hands as they aver, they are by certain mayors etc. hindered from so doing unless they pay the same a second time, for that they will put the wool in other ships as they needs must do, praying the king's aid.

Et erat patens.

MEMBRANE 7.

Oct. 13. To David Craddok chamberlain in North Wales. Order to deliver
 Havering atte Bower. in dower to Joan who was wife of Edward prince of Wales duke of Cornwall and earl of Cestre, or to command livery to be given her of the county etc. following which the king with assent of the council has assigned to her of the lordships, castles, commotes, lands and rents of the said prince in North Wales, having assigned her dower of the prince's lordships etc. as well in England, Cornwall and Devon as in Wales, Cestreshire and Flynt, also the issues thereof now or hereafter taken since the prince's death, causing indentures to be made of arms and armour, victuals and all other property of the king in the castle hereinafter mentioned, if any, and further such and so many writs or mandates on her behalf as shall be needful or convenient for furtherance of the business, as used to be done according to the law and custom of those parts, reserving specially to the king until further order the perquisites of the county courts of Caernervanshire, and of the turns, hundreds and commotes of Kemetmayn and Dynthlaen; as the king has assigned to her the whole county of Meryonnyth with Hardelagh castle, the commotes of Kemetmayn and Dynthlaen co. Caen[arvan], and a yearly rent of 13*l.* 6*s.* 8*d.* of the abbot and convent of Bardesey, further granting her all fines, ransoms, issues, amercements, escheats and forfeitures of all her men and tenants within the precinct of those lordships arising for any cause whatsoever, all profits and emoluments by reason thereof, and deodands arising therein now or hereafter adjudged before the justices of North Wales or their representatives in their sessions since the prince's death, and all other profits or emoluments of the said men and tenants within the said precinct by the law of England or of Wales or by any other the custom of those parts as well for punishment of false judgment in any courts now or hereafter annulled as for wreck of the sea, king's wreck and other wreck of whatsoever kind, as fully as the prince in his life time possessed and took the same, granting that of the said men and tenants she shall have the chattels of felons and fugitives and of outlaws for whatsoever cause in whatsoever court they and their forfeitures be adjudged and outlawries published, and if such men and tenants be tenants severally of the princess and of the king or other lords, and

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Membrane 7—cont.

such felonies or trespasses be committed and contracts whence outlawries arise be made within the precinct of her dower she shall have all their goods and chattels when convicted or outlawed which are found within the same, saving to the king fines etc. of the men and tenants of the remaining two thirds of that heritage, the chattels of felons, fugitives and outlaws therein, saving the privilege herein before granted to the princess; also that she shall have the like power and prerogative in regard to process and punishment of her ministers in all things throughout the lordships assigned to her as the prince in his life time had, as by examination made in chancery as well on behalf of the king as of Richard son and heir of the prince who is within age, and as contained in the king's letters patent thereupon made.

By K. upon the information of John king of Castille and Leon in regard to taking the said issues.

To Hugh le Yonge chamberlain in South Wales. Like order to deliver in dower to Joan who was wife of Edward prince of Wales etc., or to cause livery to be given her of the towns, castle and commotes hereinafter mentioned in South Wales with the issues thereof arising since the prince's death, making indentures, writs etc. (*as above*), reserving specially to the king until further order the pleas and perquisites of petty sessions of justices to be held at Cardygan and at Lampadern and maiden fees of Kermerdynshire and Cardygan, namely the town of Cardigan with the castle there, the commotes of Iscoit, Generglyn, Perveth, Cruthyn, Hannynyok, Mevenyth, Mabwynyan, Gwynyonuth, Kaerwedros and of Mabudrud co. Kermerdyn, the town of Trevillan and Maynorsullen, further granting her all fines etc. (*as above*) adjudged before the justices of South Wales, and all other profits etc., as fully as the prince in his life time took the same while possessed of the premises, and the chattels etc. (*as above*), saving to the king the fines etc. (*as above*), also that she shall have the like prerogative etc., as by examination etc. (*as above*).

By K. upon the like information.

Not sent to the exchequer among the estreats, for that letters patent are there sent in which the same things are all contained.

Oct. 14. To William de Skypwyth justice of North Wales and South Wales.
 Havering atte Bower. Order to deliver from time to time to the ministers of Joan who was wife of Edward prince of Wales etc. by her now or hereafter deputed within the precinct of her dower all estreats and the tenor of all records and processes whereby forfeitures or other profits of fines or amercements now or hereafter adjudged before the said justice or his representatives in the king's courts in Wales may reasonably be demanded, as they fall in, reserving specially to the king until further order the perquisites of the county courts of Caernervanshire, of the turns, hundreds and commotes of Kemetmayn and Dynthlaen in North Wales, the pleas and perquisites of petty sessions of justices at Cardygan and at Lampadern and maiden fees of Kermerdynshire and Cardygan in South Wales; as with assent of the council the king has assigned to the said princess in dower the whole county of Meryonnyth with Hardelagh castle, the commotes of Kemetmayn and Dynthlaen co. Caen[arvan] and a yearly rent of 13*l.* 6*s.* 8*d.* of the abbot and convent of Bardesey in North Wales, the town and castle of Cardigan, the commotes of Iscoit, Generglyn, Perveth, Cruthyn, Hannynyok, Mevenyth,

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Membrane 7—cont.

Mabwynyan, Guynyonuth, Kaerwedros and of Mabudrud co. Kermerdyn, and the town of Trevillan and Maynorsullen in South Wales, granting to her by letters patent that the justice of North Wales and South Wales or his representatives and other the king's ministers or ministers of other lords in Wales of whatsoever condition shall in all the places aforesaid and everywhere within the said precinct cause all such estreats etc. to be delivered to her ministers to her use, saving to the king the fines etc. of his men and tenants of the remaining two thirds of that heritage, the chattels of felons, fugitives and outlaws of his said men in whatsoever court they and their forfeitures be adjudged and outlawries be published, saving the privilege granted to the said princess.

By K. upon the like information.

Oct. 13. To John Wodehous chamberlain of Cestre. Order to deliver in
 Havering atte dower to Joan who was wife of Edward prince of Wales etc., or to
 Bower. command livery to be given her of the lordship, town, manor, timber and fee farm hereinafter mentioned, which the king with assent of the council has assigned to her in Cestreshire and Flynt, with the issues thereof taken since the said prince's death, causing further such and so many writs and mandates to be made as shall be needful or convenient for furtherance of the business, and as used to be done according to the law and custom of those parts, namely the lordship of Macclesfeld, the town of Middlewich (*Medewici*), the manor of Frodesham with timber to be taken in the forest of la Mare when need be for repair of the said manor and of the mills and weirs there by view of the justices or chamberlain of Cestre for the time being, and 100*l.* of fee farm of the town of Cestre, granting further to the said princess all fines etc. (*as above*) adjudged before the justices of Cestre or their representatives, all other profits etc., the chattels of felons etc., saving to the king the fines etc. of his men and tenants of the remaining two thirds of that heritage, the chattels of felons etc., and that she shall have the like prerogative etc. (*as above*), as by examination had etc.

By K. upon the like information.

MEMBRANE 6.

Oct. 14. To Thomas de Felton and John de la Pole justices of Cestre or to
 Havering atte their representatives there. Order to deliver from time to time
 Bower. to the ministers of Joan who was wife of Edward prince of Wales etc. all estreats etc. (*as above*); as with the assent of the council the king has assigned to her in dower the lordship of Macclesfeld, the town of Middlewich, the manor of Frodesham with timber to be taken in the forest of la Mare, and 100*l.* of the fee farm of the town of Cestre, granting her by letters patent that the justices of Cestre or their representatives and other the ministers of the king or of other lords of those parts shall cause all such estreats etc. to be delivered to her ministers, saving to the king the fines etc. (*as above*).

By K. upon the like information.

Oct. 13. To Richard Sergeaux steward of all the lands and lordships in Cornwall
 Havering atte and Devon which were of Edward prince of Wales etc., and to Ralph Tre-
 Bower. newyth receiver there specially appointed by the king. Order to deliver in dower to Joan who was wife of the said prince, or to the receiver by her now appointed, a third part of all moneys and profits arising from the stannary and stampage of tin in Cornwall and Devon since the

1376.

Membrane 6—cont.

prince's death, suffering a third part thereof henceforward to be paid by the hands of merchants and others who have tin or of others whatsoever to her said receiver and to other receivers by her appointed hereafter, even as the said Ralph shall take the remaining two thirds thereof, so that no tin there stamped shall be delivered to merchants or others but in the form hereinafter mentioned, and that the stamping thereof shall be done as well by the said steward and Ralph as by the steward and receiver of the princess for the time being or their deputies, if they will be present; as (among other things) the king by letters patent has assigned to her as her dower of the profits of the stannary and stampage of tin one third of the moneys and profits aforesaid since the prince's death as well of tin stamped as not stamped and for that cause forfeit to the king or other lords of Cornwall, as fully as the dukes or lords of Cornwall for the time being who have or by law might have such stampage or forfeiture shall take the same, to be paid by merchants or others who have tin to a receiver now or hereafter by her appointed as the prince's receivers used to levy and take the same, and as the receivers of the king or other lords who have the remaining two thirds do or shall do, so that no tin there stamped shall be delivered to merchants or others until she shall have like security for default of payment of the portion to her due as shall be made according to custom to the king and other lords for those two thirds, willing that such stamping be done as well by the ministers of the king and such other lords as by the steward and receiver of the princess or their deputies for the time being, if they will be present.

By K. upon the like information.

Oct. 13. To Adam Stable mayor of the city of London and escheator therein.
 Havering atte Bower. Order to deliver in dower to Joan who was wife of Edward prince of Wales etc. the inn of the wardrobe in the Old Jewry London pertaining to the duchy of Cornwall which (among other things) the king by letters patent has assigned to her, together with the issues thereof taken since the prince's death. By K. upon the like information.

To Nicholas Somerton escheator in Oxfordshire and Berkshire. Like order in regard to Walyngford castle and 70*l.* 8*s.* 9½*d.* of rent arising of the lordship thereof in divers parcels, namely of a fishery in the river Thames 46*s.* 8*d.*, of the mill there with the fishery of eels at 'Flodgates' 8*l.* 10*s.*, of the island of meadow called Northacche 20*s.*, of 4 acres of meadow called Quenesherber 24*s.*, of 36 acres of meadow called Kyngesmede 7*l.* 4*d.*, of the fee farm of the manor of Bensyngton 39*l.* 9*s.* 7*d.*, and of the perquisites of court and of the view of that manor 10*l.* 18*s.* 2½*d.*, also the manor of Netilbed with the wood there to the value of 60*s.*

To Thomas Sewale escheator in Bukinghamshire. Like order in regard to 33*l.* 10*s.* of rent arising from the farm of customary tenants for the demesne lands, meadows, pastures, mills, rents and services of the manor of Risbergh with the park and outwood there.

To Walter Holt escheator in Warwickshire. Like order in regard to the fee farm of the prior and convent of Coventre, namely 88*l.* 6*s.* 8*d.*

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Membrane 6—cont.

To John Bekyngham escheator in Derbyshire. Like order in regard to a rent and other profits in the town of Repyndon which are of the honour of Cestre, to the value of 60s.

To Thomas Illeston escheator in Sussex. Like order in regard to the manor of Shorham. By K. upon the like information as above.

To John Mattesford escheator in Cornwall and Devon. Like order in regard to the manor of Rillaton, the town of Lostwythiel, the manors of Tewyngton, Helleston in Kerrier, Moresk, Tywarnayll and Penmayn, the fee farm of Liskerit namely 18*l.* 18*d.*, the manor of Tyntagel except Tyntagel castle, the borough of Bossynny, the town of Camelford, the manors of Penlyn and Tybeste, the borough of Helleston in Kerrier, the fee farm of Launceston and the farm of other profits there namely 8*l.* 9*s.*, and the manor of Talskedy, with the issues thereof.

Nov. 30. To the keepers, bailiffs or farmers of the king's manor of Maunsfeld
Westminster. co. Notyngham. Order of the farm or issues of that manor to pay to Nicholas Daubrichecourt the king's esquire for life 20*l.* a year at Easter and Michaelmas by even portions, taking his acquittance; as lately on 1 March in the 44th year of his reign the king by letters patent granted to the said Nicholas for his good service 20*l.* a year to be taken at the exchequer for his life or until the king should take other order for his estate; and on 30 November last, at his petition and for that he gave up those letters patent in chancery to be cancelled, the king by letters patent granted him the same sum to be taken as aforesaid for his life or until the king should take other order for his estate.

Et erat patens.

1377.

Here was the great seal delivered to Adam bishop of St. Davids the chancellor, namely 11 January this year, as appears in a memorandum enrolled upon the back of this roll.

[*Fœdera, with the erroneous date 12 January.*]

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MEMBRANE 5.

Nov. 27. Order to the sheriff of Suthampton to cause a verderer in the forest
Westminster. of Chuyt to be elected instead of Robert Banbury, who has no lands within the bounds of the forest, nor dwells therein.

The like to the same sheriff for election of a verderer instead of John Spircok.

Nov. 30. To the keepers or farmers of the manor of Haveryng atte Boure
Westminster. for the time being. Order to pay to Richard de Redyng the arrears of 2*d.* a day since 14 August in the 43rd year of the reign, and henceforward from time to time to pay him that daily sum, taking his acquittance for every payment; as Queen Philippa granted to the said Richard during her life the keeping of the warren to the said manor pertaining taking for the same 2*d.* a day of the issues of the manor by the hands of the keepers or farmers thereof; and on the aforesaid date the king, willing to shew him favour in consideration of his good service to the said queen in her life time, and for that by her death the said manor was come to the king's hands, by letters patent granted to the said Richard for life 2*d.* a day of the issues thereof.

Et erat patens.

1376.

Membrane 5—cont.

Nov. 6. To William Walshale escheator in Salop. Order to take the fealty
 Westminster of Robert de Ferreres according to the form of a schedule enclosed,
 and to deliver to the said Robert and Elizabeth his wife the messuage
 hereinafter mentioned taken into the king's hand by the death of
 Edward le Botiller, but to remove the king's hand and meddle no
 further with a moiety of the manor of Fraunketon likewise taken
 into the king's hand, delivering up any issues taken of the premises,
 saving to the king his relief if any be lawfully due for the said messuage ;
 as lately upon the finding of an inquisition, by the escheator taken
 at the king's command, that the said Edward at his death held in
 his demesne as of fee a burgage in Shrewsbury in a street called
 Doggepol in chief as a free burgage, and six cottages, 40 acres of land,
 12 acres of wood, 10 acres of marsh and 25s. of rent in Fraunketon
 of others than the king, and that Elizabeth daughter of John Lestraunge
 of Blakemere, being daughter of Ankaret one of the sisters of the said
 Edward and a minor in the king's wardship, Margaret wife of Fulk
 de Pembrugge knight, being daughter of Ida the second sister, Nicholas
 son of Nicholas de Langeford knight being son of Alice the third sister,
 and Walter son of Dionysia de Cokesey the fourth sister deceased are
 his cousins and next heirs, on behalf of the said Robert and Elizabeth
 his wife petition was after made to the king shewing that William
 le Botiller father of the said Edward took to wife one Ankaret and had
 issue William, that William the son had issue another William, that
 William the grandson had issue the said Elizabeth wife of Robert,
 that after the said Ankaret's death the first William took to wife one
 Ela and had issue Edmund, the said Edward, Ankaret daughter of
 William, Ida, Alice and Dionysia, that Richard Borrey of Salopboure
 by his writing granted to the said first William (by name of William
 le Botiller of Wemme) and to the said Ela and to the heirs male of their
 bodies, with remainder for lack of such an heir to the heirs of the said
 William, the reversion of the said burgage, by name of a messuage
 in Salopboure held of the said Richard's heritage by Richard Onyoteshay
 and Joan his wife for Joan's life with reversion to the grantor and
 his heirs, that Joan daughter of Richard de Fraunketon by charter
 likewise gave to the first William (by the name aforesaid) and Ela
 and to the heirs male of their bodies with remainder to the said
 William's heirs the cottages, land and rent aforesaid by name of a
 moiety of the manor of Fraunketon, that after the said Joan's death
 the first William and Ela by virtue of the said grant entered the said
 messuage, that after the death of the first William and Ela, of Edmund
 their son and heir, and of the said Edward his brother and heir, all
 the premises ought by the form of the said gift and grant to revert
 to the said Elizabeth wife of Robert, being cousin and heir of the first
 William, for that the said Edward died without an heir male of his
 body as the king has learned, and praying livery of the premises ;
 and the king ordered the sheriff to give notice to the said Elizabeth
 daughter of John, Fulk, Margaret, Nicholas and Walter to be in
 chancery in the quinzaine of Michaelmas last to shew cause wherefore
 the king ought not to deliver the same to the said Robert and to
 Elizabeth his wife as next heir of the said William le Botiller, and further
 to receive what the court should determine, at which day they came
 not, being sufficiently warned as the sheriff returned, wherefore it
 is determined that the king's hands be removed from the premises,
 and that the issues thereof since the said Edward's death be delivered up.

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Membrane 5—cont.

Dec. 1. To the keeper or farmer of the king's manor of Okham. Order
Westminster. of the issues of that manor to pay to John Rukwyke 3*d.* a day for his wages since Michaelmas last, if he be not yet contented thereof, and henceforward to pay him that daily sum so long as he shall have the office of constable of Okham castle co. Roteland, taking from time to time his acquittance; as on 3 November last the king by letters patent granted that office for life to the said John, being chamberlain of Roger de Bello Campo knight, with all fees and profits thereto belonging and 3*d.* a day for wages to be taken as aforesaid, as William de Whappelode had the same, who held that office by the king's grant and with the king's licence granted it to the said John.

Et erat patens.

Nov. 28. To Thomas Sewale escheator in Cambridgeshire. Order to deliver
Westminster. to John de Pekkebrigge knight and Margaret his wife the manor of Ditton Camoys taken into the king's hand by the death of Nicholas Loveyne knight, with the issues thereof taken; as the king has learned by inquisition, taken by the escheator, that by fine levied in the king's court with his licence the said Nicholas at his death held that manor for life jointly with Margaret his wife likewise deceased by gift of John late bishop of Worcester and William de Chirchehulle clerk, with remainder to William de Pulteneye knight now deceased and Margaret his wife yet living and to the heirs of their bodies, and that the same is held in chief by the service of rendering to the king one pair of gilded spurs; and the king has taken the fealty of the said John, who has taken to wife the said Margaret who was wife of William de Pulteney.

Nov. 18. To Gilbert Culwen escheator in Westmorland. Order to deliver
Westminster. to John de Tyndale the moiety of a messuage, of three bovates 16 acres of land and of a third part of a mill in Burgham taken into the king's hand by the death of John Cutberd of Burgham and by reason of the nonage of Roger son of Robert de Clyfford; as the king has learned by inquisition, taken by the escheator, that John Cutberd at his death held no lands in that county in chief, but held the premises of the said Roger, being brother and heir of Robert son and heir of the said Robert and late a minor in the king's wardship, by service of rendering 3*s.* a year to the said Roger to cornage, 2*s.* a year in money and 3 quarters 3 bushels of oats towards the puture of his foresters of Whynfell, and 10*d.* a year towards the puture of his bailiffs in Westmorland for the time being, and that John de Tyndale son of Alice sister of John Cutberd is his cousin and next heir and of full age; and on 14 December in the 28th year of the reign the said Roger's age was proved before Hugh de Louthre then escheator, and the king took his homage, and commanded livery to be given him of his father's lands which came to the king's hands by his death and by reason of the nonage of Robert the son, who died within age in the king's wardship.

Dec. 7. To the sheriffs of London. Order by mainprise of Adam Gaolere
Westminster. of London, Vincent Fynch of Sussex, Robert de Kyngeston of Middlesex, Robert Bertelet of Dorset and William Bastesford of Sussex to set free Nicholas Serveys chaplain from Neugate prison, although lately for particular causes he was by the sheriffs taken

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Membrane 5—cont.

and is there imprisoned ; as the said Adam and the others, whom he has found in chancery, have mainperned under a pain of 20*l.* for his good behaviour toward the king and people.

Dec. 16. Order to the sheriff of Sussex to cause a coroner to be elected instead of John atte Melle, who is insufficiently qualified.

MEMBRANE 4.

Sept. 15. To the bailiffs and commonalty of the city of Canterbury. Order, Westminster. under pain of forfeiture of life and limbs and loss of the liberties of the city, to desist altogether from dissensions and brawls, with all their might causing the same to be assuaged and reformed ; and if they may not so be finally pacified, order that the bailiffs and four of the best and most worthy of the commonalty leaving all else shall with all possible speed appear before the king and council, that the king may there take order for establishing peace and reforming strife among them as shall seem best to him and to the council, and in the mean time to take such order among themselves that all may rest in peace without motion or sound of strife until by the king and council debate be had and order be taken concerning the premises ; as the king has particular information that for particular causes dissensions and debates are newly moved in the said city, wherefrom it is feared that much peril and hurt will arise if they be not speedily assuaged.

Sept. 18. To the mayor and bailiffs of the town of Bristol, and the collectors Westminster. of customs and subsidies in that port. Order, upon the petition of John Barstaple, Hugh Fraunceys and Robert Gardynere merchants of Bristol, to view letters of coket which they have and, if assured that the hides hereinafter mentioned were counted and cocketed at the staples of Cork, Lymeryk and Waterford, and the custom and subsidy due thereupon were paid as alleged, to suffer them to lade the same in that port and without let to take them over to the staple of Calais without a second payment ; as their petition shews that at the staples aforesaid they lately freighted 24 lasts of hides of the growth of Ireland in a ship to take them to the staple of Calais, and that although the same were there counted and cocketed and the custom and subsidy paid, as by the said letters may appear, the mayor and bailiffs and the collectors are demanding of them custom and subsidy for the same as if they were not before cocketed and customed, and are hindering them from taking the same away, for that the said ship was driven to Bristol and there came to land, and because of the weakness thereof they are minded to put the same in another ship, praying for remedy ; and in the ordinances for holding staples of wool in England it is contained (among other things) that it shall be lawful for men of Ireland and Wales, who may not in those ports deliver wool, woolfells and hides to foreign merchants, to come therewith to any staple in England after the same be cocketed and customed in Ireland or Wales, and when they shall come thither and bring letters of coket witnessing that it is so done, neither they nor the merchants who buy the same of them shall a second time pay customs or subsidies. Proviso that no hides of the growth of England be taken over to foreign parts among those hides by colour of these presents.

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Membrane 4—cont.

Dec. 6. To the treasurer and the chamberlains of the exchequer. Order,
Westminster. upon the petition of Thomas de Appelby the king's receiver and approuer of the islands of Gernesey, Serk and Aureney, if lawfully assured by inspection of the rolls of the controllers of the said islands and by oath of the said Thomas that there are no profits of certain mills there and of certain rents in his time, and if assured that by reason of burning and destruction wrought by the king's enemies he did not and might not levy such profits and rents, not to charge him therewith in his account, but to discharge and acquit him of the same; as he has shewn the king that by the said enemies coming oftymes thither the said mills are burnt and the said rents destroyed, and are now come to the king's hand in decay, so that he may not levy profits of those mills or the said rents pertaining to the king of old time, but that the treasurer and chamberlains, considering not this, are purposing to charge the said Thomas therewith in his account at the exchequer as if the same were not burnt or destroyed as they are, and as if he might levy such profits and rents though he may not, praying for remedy.

Nov. 12. To the treasurer and the barons of the exchequer. Order, upon
Westminster. the petition of Nicholas Potyn the king's searcher in the port of the city of London, to discharge him in his account at the exchequer of a certain pipe with two bags of saffron therein contained and of the price thereof; as his petition shews that he lately arrested the same as forfeit to the king's use, and after the arrest by command of the king's then treasurer delivered the same to Bartholomew Myne (now deceased) in order that he might answer to the king for the price thereof, and that the said Bartholomew wholly received the same of him; and John Wiltshire citizen of London, who has taken to wife Alice who was wife of the said Bartholomew and is his executor it is said, has acknowledged in chancery that the same was by the said Nicholas delivered to the said Bartholomew. Proviso that answer be made for the said pipe and saffron or for the price thereof by the said Bartholomew or his executors.

Dec. 12. To Richard Pope the king's searcher in the river of Gravesend.
Westminster. Order to deliver without delay to the treasurer and the chamberlains to the king's use 43*l.* 10*s.* which was of Lawrence Van Rothe 'alyan,' and was by the searcher arrested as forfeit in the said river. It is the king's will that the searcher be thereof discharged toward him.

Dec. 10. To H. bishop of Norwich, proctor of Edmund de Arundell knight.
Westminster. Prohibition at his peril to draw out of the realm or elsewhere save before the king or council or there to prosecute a cause between Richard earl of Arundell and the said Edmund, or to do or attempt aught or cause aught to be done or attempted contrary to an accord between the parties, unless the king shall send other order touching the same; as the bishop well knows how that the said earl and Edmund before the king in person freely offered themselves to an accord touching the cause, quarrel, dissensions, strife and controversy between them pending, being before the king mutually sworn to keep the same, wherefore it is not reasonable, nor is it the king's will, that such quarrel be drawn or decided save before the king and council, especially seeing that the accord was offered and confirmed by their oaths before the king.

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Membrane 4—cont.

To Edmund de Arundell knight. Like prohibition under pain of forfeiture; as the said Edmund well knows etc. (as above, *mutatis mutandis*).

Nov. 6. To the sheriffs of London. Order to deliver a messuage in the Westminster. parish of St. Benet Shorhog London, lately recovered by the king in chancery against John Pecche citizen of London, to William Wyghtman the king's serjeant, to whom on 9 October last the king by letters patent granted the same for life, with the issues thereof since that date, which messuage was held of the king by Thomas Holbech citizen and cordwainer of London and Katherine his wife to them and the heirs of the said Thomas, and pertains to the king as an escheat for that the said Thomas was a bastard and died without an heir, as may appear in the record and process thereupon had. It is the king's will that the sheriffs be thereof discharged toward him.

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Jan. 16. To the sheriff of Bedford. Order, as lawful and reasonable is, to Westminster. compel Giles Daubeneye and Fulk de Pembrugge lords of the manor of Kempston and singular their tenants, free men and neifs, to contribute towards the expenses of the knights coming for the commons of Bedfordshire to the last parliament, like as other the men and tenants of the commons aforesaid; as the commons of every county ought and in all times past have been used so to contribute, and now the king is informed that the said Giles and Fulk do refuse so to do, pretending that they and their tenants of the said manor, free and neif, ought to be quit of such contribution, though they are not, unlawfully hindering their said tenants from contributing as they ought to do and troubling them; and the king takes note that all lords of manors and towns, not being barons nor coming to parliament at the king's command nor being used lawfully so to do, and all their free tenants and neifs ought to contribute to such expenses, and the said Giles and Fulk are not barons, nor came to the last parliament at the king's command, as he is well assured.

[*Fœdera.*]

Jan. 24. To Nicholas Somerton escheator in the county of Suthampton. Westminster. Order to cause William son of William son of Christina Cubbel sister of William Forde father of Joan who was wife of John Prentys, being cousin and heir of the said Joan a tenant in chief, to have seisin of her lands taken into the king's hand by her death and by reason of his nonage; as he has proved his age before the escheator, and the king has taken his homage and fealty. By p.s. [31285.]

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Dec. 7. To Ralph Basset of Drayton knight. Writ *de intendendo*, directing Westminster. him from 16 September last to pay to John de Beverle the king's esquire at Easter and Michaelmas by even portions a yearly farm of 96*l.* 3*s.* 4*d.* which the said Ralph is bound to render to the king for the manors of Cherteleye co. Stafford and Bukebroke co. Norhampton during the term for which the wardship of the same is committed to him, taking the said John's acquittance; as lately by letters patent the king committed to the said Ralph the wardship of those manors, which were held for life by Elizabeth who was wife of Reynold de Cobham knight as jointly enfeoffed with John de Ferrers knight sometime her husband, and by her death and by reason of the nonage

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Membrane 4—cont.

of Robert son and heir of the said John de Ferrers and Elizabeth are in the king's hand, with the issues thereof, until the lawful age of the said heir, rendering at the exchequer 96*l.* 3*s.* 4*d.* yearly at the said terms; and on 16 September last the king of his favour granted by letters patent to his said esquire the wardship of all the lands of John de Ferrers which are in his hand with all things thereto belonging until the lawful age of the said heir, rendering nought to the king, but saving to the farmers of such lands their terms whereby they took the same to farm, who should pay the said esquire from time to time so long as he should have that wardship the farms which they are bound yearly to render to the king.

Et erat patens.

MEMBRANE 3.

Sept. 11. To the bailiffs of Great Jernemuth. Strict order to cause
Westminster. proclamation to be made on the king's behalf forbidding any of the men of that town of whatsoever estate or condition, under peril of dire punishment to be by the king and council appointed, and under pain of forfeiture of the sums contained in the bonds hereinafter mentioned, to make unlawful assemblies or commit trespasses, hurts, grievances, excesses or other things which may tend to a breach or disturbance of the peace or to tumult or terror of the people there or to impair the safety of the town, but ordering every man under the same peril and pain henceforward to behave peaceably and quietly toward the king and people, and order when this command shall be executed to certify under their seals in chancery without delay what they have done, sending again this writ; as the king was lately informed that great number of men of that town were banded together to make unlawful assemblies and do other things to the disturbance of the peace, and for the repose of the people willing to provide a remedy for the hurt which might thereby happen, the king by writ ordered the bailiffs in such manner as should to them seem best to compel all and singular the residents in that town of whom suspicion was had to find security for their good behaviour, and to commit to prison those who refused so to do, there to be kept in safe custody until they would find such security, certifying in chancery the security so taken; and although by virtue of that command the bailiffs took security of great number of the town by divers bonds in great sums, and returned the same in chancery with the said bonds, great number of the said men, fearing neither the king's power nor the forfeiture of the sums therein contained, are purposing to make unlawful assemblies and do other hurtful things in breach of the peace and to the terror of the people of that town, and the king will not endure such risk and damage.

Sept. 23. To the sheriffs of London. Order, upon the petition of Margaret who
Westminster. was wife of Henry Picard, if the farm hereinafter mentioned is in arrear as by the sheriffs certified, of the goods and chattels which were of Richard Lyons citizen of London which are in the cellars and tenements to him demised by her to pay her by indenture the arrears for his time up to 16 June last, namely for Christmas and Easter terms last; as her petition shews that she lately demised to farm to the said Richard a 'crane' situate upon the river Thames and ten cellars and another tenement in the Vintry London rendering yearly to her at the terms

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Membrane 3—cont.

usual in the city of London 20 marks for the said 'crane,' the quay (*kaio*) and seven cellars, and 18 marks 6s. 8d. for three cellars and the said tenement, that for particular causes the premises are among other tenements of the said Richard taken into the king's hand, and that the farm is now in arrear, praying for payment; and it is by the sheriffs certified in chancery at the king's command that of the said farm of 20 marks a year 66s. 8d. is now in arrear to the said Margaret for Midsummer term last, of the farm of 18 marks 6s. 8d. there is in arrear 6l. 15s. for the three cellars, namely for Christmas, Easter and Midsummer terms last, and for the said tenement 33s. 4d. for Easter and Midsummer terms; and the king would shew special favour to the said Margaret in regard to such arrears due before the date aforesaid, when the premises were taken into the king's hand.

Sept. 25. To John atte Hale escheator in Somerset and Dorset. Order to
Westminster. cause Richard Saymour, brother and heir of Nicholas son and heir of Nicholas Saymour knight tenant in chief, to have seisin of his said father's lands which came to the king's hands by his death and by reason of the nonage of Nicholas the son, who lately died within age and in the king's wardship, and so are in the king's hand; as the said Richard has proved his age before the escheator, and the king has taken his fealty, and respited his homage until the octaves of St. Hilary next. By the great council.

The like (*sic*) to the following:

John Mattesford escheator in Devon.

Nicholas de Somerton escheator in Wiltesir.

Thomas de Illeston escheator in Middlesex.

Sept. 26. Mandate to Master John de Bolton chamberlain of Berewick upon
Westminster. Twede to deliver to the said Richard all lands in Scotland whereof the said Nicholas Saymour at his death was seised in his demesne as of fee, and which came as aforesaid to the king's hands and are yet in his hand. By the great council.

To the mayor and bailiffs of the town of Suthampton. Order to deliver by indenture to the king's clerk Master John Gutier dean of Segobia 40l. which was of John Piers of Quexo in Spain and were by the mayor and bailiffs arrested in the hands of John atte Bere burgess of Suthampton, to keep to the use of John Piers in case he shall return to the king's service in England; as lately he came to England, there to abide in the king's allegiance, but is now taken at sea by the king's Spanish enemies, and the said money is part of the price of a ship of his and is arrested as aforesaid, as the mayor has certified the king's son John duke of Lancastre. It is the king's will that if the said John Piers be an adherent of the king's enemies and return not again to his service, the said dean shall have that money of the king's favour and gift as forfeit by reason of the owner's rebellion, and that the mayor and bailiffs be thereof discharged toward the king.

By K. upon information of the said duke.

Sept. 10. To the sheriff and constable of Pembroke in Wales. Order, upon
Westminster. the petition of Philip Douston and Owyn ap Waryn merchants of Wales, if the facts are as stated, to take of them security that they shall make prompt restitution of 80l. to the men of Garraut and Ildebas

1376.

Membrane 3—cont.

in Brittany in case the said Philip and Owyn shall hereafter be contented for their merchandise there taken from them, and to deliver to them that sum in part payment for the same, and order to certify under seal in chancery if there be any cause wherefore that ought not to be done ; as the said petition shews that at Garraut and Ildebas contrary to the truce made between the king and his adversary of France the said merchants with wine, honey and other their merchandise to the value of 240*l.* were by assent of the men of those places taken in hostile manner and brought to Rywes castle, and were there long time imprisoned until by good luck they escaped, that before the said sheriff and constable in the king's court of 'pipoudres' the said merchants so far prosecuted their complaint touching those wrongs against the said men for aiding and abetting therein that by lawful process they recovered against them 167*l.*, and that 80*l.* thereof there left by the men of Brittany is by the sheriff and constable now arrested, whereby the said merchants are hindered from having execution, praying the king's aid.

July 16. To the dean and chapter of the church of St. Paul London, late
Westminster. guardians of the bishopric of London when last void and in the king's hand. Order, upon the petition of Simon archbishop of Canterbury and late bishop of London, to suffer him to have the crop of all lands of the said bishopric by him sown while bishop of London, and the disposal thereof, or to see that he be reasonably contented for the same ; as his petition shews that before his translation to the see of Canterbury he caused certain lands of the said bishopric to be sown with divers kinds of corn, but that the dean and chapter have unlawfully hindered him from taking the crop thereof for that the keeping of the temporalities of the bishopric during the vacancy thereof was in their hands, wherefore he has prayed for remedy ; and the king takes note that the crop of such lands ought to pertain to him and to none other.

Sept. 11. To the receiver of Glamorgan and Morganou in Wales. Order of
Westminster. the issues of the castles, boroughs and lordships there which are in the king's hand by the death of Edward le Despenser knight tenant in chief and by reason of the nonage of his heir to pay to the sheriffs, constables and other ministers and officers in those parts the arrears since 19 March last of 131*l.* 14*s.* 6*d.* which in the said Edward's time was paid them for their fees and wages it is said, and to Richard Story the arrears since that date of 100 marks yearly, and henceforward from time to time to pay to them the said fees and wages and to the said Richard the said yearly sum so long as he shall be keeper and overseer of the said castles etc., taking their several acquittances for such payments ; as on that day the king by letters patent appointed the said Richard keeper and overseer of all and singular the said castles etc. until the lawful age of the said heir, granting him full power to provide for the good and safe governance of those parts, and to make sheriffs, constables etc. as used there to be done, except a receiver who shall be specially appointed by the king and council, and power to remove the said officers and new make others in their room as need should be and as should seem to be for the king's advantage, willing that for their wages and fees the said sum should be paid at the exchequer

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Membrane 3—cont.

of Kerdyf, and 100 marks a year to the said Richard so long as he should be keeper and overseer there for a reward of his toil and for his expenses.

Sept. 26.
Westminster.

To Thomas de Illeston escheator in Kent. Order to keep in the king's hand the lands which John de Garton of Erethe citizen of London tenant in chief held in chief at his death, if any, but to remove the king's hand and meddle no further with the lands held in 'gavelkynde' which are taken into the king's hand by his death, delivering to John his son any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the deceased at his death held by the courtesy of England a messuage, 109 acres of land, 23 acres of meadow and 10 acres of wood in Erethe in 'gavelkynde' of Edmund earl of March of the heritage of Margaret his first wife, and 26 acres of land, 4 acres of meadow and 15s. 4d. of rent in that town likewise of her heritage in 'gavelkynde' of Thomas Saynt Johan knight, and that the said John, son of the deceased and of the said Margaret, is their next heir and of the age of eight years and upwards.

Sept. 10.
Westminster.

To the justice of Cestre or his representative. Order, if a liberty or custom of the court of Cestre called 'avoerie' used not heretofore lawfully to be allowed or to have place in a plea of debt, to shew John Toftes, John Poumfreyt and John More merchants full and speedy justice touching their complaint, the submission or allegation of John Ratoun the younger of Preston co. Lancaster the defendant notwithstanding; as by complaint of the said merchants it is shewn the king that they lately impleaded the defendant in the said court for a certain debt, that they so far prosecuted their suit that the defendant was attached to answer them, and that he scheming to hinder them from their suit submitted himself to the liberty or custom aforesaid, wherefore they are unduly wearied of their suit, and have prayed the king's aid, inasmuch as the said liberty or custom used to have place in pleas of trespass and not of debt or account, nor was ever allowed therein.

MEMBRANE 2.

Dec. 4.
Haverling
manor.

To Thomas Sewale escheator in Cambridgeshire. Order to deliver to John Knyvet knight and Eleanor his wife the manor and advowson of Bokesworth taken into the king's hand by the death of William de Huntyngfeld knight, together with the issues taken of the said manor; as the king has learned by inquisition, taken by the escheator, that by fine levied in the king's court with his licence the said William at his death held the said manor and advowson for life in chief by knight service by gift of William de Spaigne of St. Botolph and others, with remainder to the said John and Eleanor and to the heirs of their bodies; and the king has taken the said John's fealty, and has respited his homage until the Purification next. By p.s. [31213.]

Sept. 30.
Westminster.

To John de Ippe farmer of the castle and lands of Morende and Yardele Gobion co. Norhampton, or to his representative. Order, upon the petition of Thomas de Bello Campo earl of Warrewyk, to pay the said earl the arrears of the rent hereinafter mentioned from the time he was lord of Potterrespie, and henceforward to pay him the same every year at the terms hereinafter mentioned so long as the

1376.

Membrane 2—cont.

said castle and lands shall be in the said John's keeping ; as the said earl has shewn the king that divers parcels of certain lands at the Morende and Yardele Gobion lately acquired by the king of certain persons and in the king's hand by reason thereof, are within the bounds of the earl's manor of Potterispyrre, and were ever heretofore held of Thomas earl of Warrewyk his father and of other his ancestors by certain rents and services, namely the site of Morende castle by the service of rendering $7\frac{1}{2}d.$ a year, 4 acres of land by the castle ditch by the service of rendering $12d.$ a year, 2 acres of land by the castle which John in le More used to hold by the service of rendering $9d.$ a year, and a water mill called 'Yardele milne' with two parcels of meadow adjoining by the service of rendering $30s.$ a year at the terms of St. Andrew, the Annunciation and St. Peter's Chains and $1lb.$ pepper at Christmas, praying that the king would content him of the said rents and the arrears thereof, as the same are in arrear since the premises came to the king's hands ; and willing to be fully certified thereupon the king ordered John Carnels the escheator in presence of the said farmer or of his representative to make inquisition touching the circumstances, and by inquisition by him taken accordingly in presence of John Vise representative of the said farmer it is found that divers parcels of lands at the Morende and Yardele Gobion lately acquired by the king are within the bounds of the earl's said manor and were heretofore held of the earl's said father and other his ancestors by the rents and services aforesaid, that all services and customs thereof are in arrear from the time they came to the king's hands until now, that the said parcels are held of the now earl, and used to be held of his ancestors by those rents, and that the late earl and other his ancestors peaceably had and took the same by virtue of the tenure aforesaid until the premises came to the king's hands ; and the king's serjeants being summoned before him in chancery could say nought to the purpose wherefore the now earl ought not to have the said rent and the arrears thereof from the time he became lord of the said manor.

Dec. 10. To John Francisci merchant of Pistoia and Martin his fellow,
Westminster. Augustine Boneton of Luca merchant dwelling in the city of London and Roger de Morton merchant and citizen of York. Licence to make letters of exchange to their fellows in foreign parts for 4,000*l.* there payable to the papal chamber on behalf of Arnald Guarmerius nuncio and collector of the said chamber in England.

Nov. 18. To Thomas de Illeston escheator in Sussex. Order in presence of
Westminster. the heirs of Andrew Peverell knight or their attorneys, if being warned they will attend, to make a partition into two equal parts of the rent and third part hereinafter mentioned, and to cause Edmund fitz Herberd knight and John Brocas to have seisin of their respective purparties together with the issues thereof taken since the death of Katherine who was wife of the said Andrew, sending the partition under seal to be enrolled in chancery ; as the king has learned by inquisition, taken by the escheator, that the said Katherine at her death held in dower a third part of two thirds of the manor of Blachyngton with the third turn of the advowson of the church, a third part of the manor of Ryppe, $2s. 0\frac{3}{4}d.$ of rent and a third part of 100 acres of land called Sharyngton and of 8 acres of meadow in

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Membrane 2—cont.

Selmeston, a third part of 80 acres of land in Exceste, 4*d.* of rent and a third part of 100 acres of land in Hethefeld and of a park there, and a third part of a toft, 100 acres of land and 3 acres of meadow in Hallond and Hanefeld of others than the king of the heritage of the said Edmund, being son of Reynold son of Lucy one sister of the said Andrew, and of the said John, being son of Margaret daughter of Alice his other sister, the cousins and heirs of the said Andrew; and on 30 March in the 49th year of his reign the king took their homage and fealty, and commanded livery to be given them of the lands which the said Andrew held in chief.

Nov. 8. To the sheriffs and coroner of London. Order, if the facts are as
Westminster. stated, to proceed to take an assize of *mort d'ancestor* arraigned by Adam Louekyn 'grocer' and Katherine his wife against William Acton and Thomas Kaysho parson of St. Michael Bassynghawe concerning two messuages and two shops in the parishes of St. Nicholas Colde Abbeye and St. Mary Mounthenhaut London, and further to rendering of judgment, doing speedy justice to the parties according to law and the custom of the city of London; as learning that the said assize was without the king's writ arraigned according to the custom of the said city concerning the seisin of Robert de Ely sometime citizen of London, father of the said Katherine whose heir she is, at the suit of the dean and chapter of his free chapel of St. Martin le Grand London, averring that for particular causes set forth in his court hurt and prejudice to them might arise if proceeding were taken in that assize, the king lately caused the same to be adjourned; and although after the king ordered them to proceed to take the same provided they should not proceed to rendering of judgment without advising him, the sheriffs and coroner have hitherto deferred so to do, wherefore petition is made to the king that further proceeding be taken therein and judgment rendered.

Nov. 20. To David Craddok chamberlain in North Wales. Order to deliver
Havering to Richard son and heir of Edward prince of Wales duke of Cornwall
atte Bower. and earl of Cestre all lands of the said Edward which are not assigned in dower to Joan who was his wife, together with the honours, lordships, castles, cities, boroughs, towns, manors, members, hamlets, lands, knights' fees and advowsons there within the principality and without (*tam intrinsecis quam aliis*), the liberties and free customs, reserving to the king the fees of lords of the march of Wales who of old time were tenants of the crown, and the advowson of the cathedral church of St. Davids which of old pertained to the crown, and to deliver to the said Richard the issues and profits whatsoever thereof arising since the said Edward's death which the king has given to him, saving to the said Joan her reasonable dower; as with the counsel and consent of the prelates, dukes, earls and barons the king of his favour has created the said Richard prince of Wales, duke of Cornwall and earl of Cestre, and by letters patent has given to him and to his heirs the kings of England as well two thirds of all the said principality in North Wales, West Wales and South Wales as two thirds of the duchy of Cornwall and of the county of Cestre, the whole county of Flynt, and two thirds of all other lands in England as well of those belonging to the said duchy as of others whatsoever which were of the said Edward, together with the reversion of the third part of the

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Membrane 2—cont.

said principality, duchy, county and lands which the said Joan his mother holds in dower by assignment of the king, and with all other the honours, castles etc. and divers liberties and free customs therein specified and all other things therein belonging as well to the principality, duchy and county aforesaid as to the king, as fully as the said Edward his father in his life time held the same, saving to the said Joan as well the dower previously assigned to her by the king as dower to be assigned her of the said fees and advowsons, and reserving to the king the fees and advowson aforesaid. It is the king's will that the escheator be thereof discharged toward him. By K.

[*Fædera.*]

The like to Hugh le Yonge chamberlain in South Wales.

The like to the following, but without the clause of reservation to the king :

Thomas Illeston escheator in Sussex.

Nicholas Somerton escheator in Berkshire.

By K.

Dec. 12.

John Parker of Olneye escheator in Buckinghamshire.

Havering
atte Bower.

William Flamvyll knight escheator in Warwickshire.

By K.

[*Ibid.*]

To John Wodehous chamberlain of Cestre. Like order in regard to all the lands of the said prince in the county of Cestre not assigned in dower to the said Joan, and the whole county of Flynt ; but without the clause of reservation to the king.

By K.

[*Ibid.*]*MEMBRANE 1.*

To Richard Serjeaux steward of all the lands and lordships in Cornwall and Devon which were of Edward prince of Wales duke of Cornwall and earl of Cestre, and to Ralph Trenewyth receiver there specially appointed by the king. Order to deliver or command livery to be given to Richard son and heir of Edward prince of Wales duke of Cornwall and earl of Cestre of all lands of his said father in those counties not assigned in dower to Joan who was wife of the said Edward, as well those pertaining to the said duchy as others whatsoever, with the honours, lordships, castles etc., suffering him to have, hold and take the king's prises and customs of wines in Cornwall and the river of Sutton co. Devon, all profits of the king's ports in Cornwall to the king belonging with wreck of the sea in all that county, the profits and emoluments of county courts holden in that county and of the hundreds and hundred courts there to the king belonging, the stannaries as well in Cornwall as in Devon with the stampage and all other profits thereof arising, the profits and perquisites of the stannary courts and of mines there, the castle of Exeter, and the yearly farm of 20*l.* of the city of Exeter, delivering to him the issues and profits arising since the said Edward's death of two thirds of deceased's lands which the king has given him, saving to the said Joan her reasonable dower and to William de Monte Acuto earl of Salisbury and to his heirs male 200 marks yearly to be taken of the issues of the stampage in Cornwall granted by the king to William his father late earl of Salisbury and to the heirs male of his body until provision shall elsewhere be made them of 200 marks a year ; as of his favour the king with the counsel and consent of the prelates, dukes, earls and barons lately by letters patent etc. (as above), and gave the said Richard his prises and customs

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Membrane 1—cont.

of wines in Cornwall, all profits of the ports there to the king belonging, wreck of the sea in all Cornwall as well of whale, 'sturgeon' and other fish belonging to the king by reason of his prerogative as other whatsoever, the profits and emoluments aforesaid, the said stannaries with the stampage and all issues and profits thereof arising, the said profits and perquisites of courts and mines, the said castle and yearly farm, and the prises and customs of wines in the said river, saving to the said Joan her dower by the king assigned or to be assigned. It is the king's will that the said steward and receiver be thereof discharged toward him.

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Jan. 14.
Westminster.

To John Bygod escheator in Yorkshire. Order to deliver to Peter son and heir of Thomas del Hay of Spaldyngton, tenant by knight service of the heir of William baron of Greystok tenant in chief being lately within age and in the king's wardship, all the lands which the said Thomas held of the said heir and which were taken into the king's hand by his death; as the said Peter proved his age before Gilbert de Culwen late escheator, and the age of Ralph son and heir of the said baron being proved, the king lately took his homage and fealty, and commanded livery to be given him of his said father's lands.

Jan. 13.
Westminster.

To the mayor and sheriffs of London. Order not to do nor so far as in them lies to suffer wrong, trouble, hurt, violence or grievance to be done to the merchants of Luca, Genoa, Venice, Milan, Siena (*Senensibus*) or other merchants of Italy or to any of them in their persons, goods or property, but to safe guard and honourably entreat them being under the king's protection; as lately for particular causes, and because of particular processes issuing from the court of Rome against certain men of Florence it is said and now newly published in England, the king caused all those men comprised therein who were found in the city of London to be by the mayor and sheriffs arrested and kept in prison in safe custody in the Tower of London, and their goods and merchandise whatsoever to be seized into the king's hand, and the king will cause the said men to be so arrested from time to time when they shall come to England; and moreover the king has learned that great number of other merchants of Italy, namely as well men of Genoa, Siena, Venice, Luca and Milan as others, [are] making their abode continually in the city of London not being comprised in the said processes, to whom also by colour thereof grievous hurt and prejudice might easily arise; and because it appears to the council, after viewing and examining the said process, that no other merchants besides the said men of Florence are therein contained, and it is the king's will that all other foreign merchants in the realm shall be honourably entreated and not unduly grieved, the king has taken under his special protection the merchants of Luca, Siena, Genoa, Venice and Milan whatsoever, and others not comprised in the said processes, their goods and merchandise.

Jan. 7.
Westminster.

To W. bishop of Winchester. Notice that whereas certain articles were lately set forth before the king and council containing (among other things) divers alleged grievances and extortions against the king and people committed by the said bishop while he was with the king in divers offices and was of his council, whereupon a cause was

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Membrane 1—cont.

lately heard at Westminster against him before certain prelates and other great men of the realm by the king specially deputed for the purpose, and in great part the said cause remains yet to plead, and whereas the king gave him a day in the octaves of St. Hilary next there to answer touching the premises, the king for particular causes him moving will postpone the said day until further order; and mandate not to repair to Westminster for the cause aforesaid until further order.

By K.

[*Fœdera.*]

Jan. 12. Order to the sheriff of York to cause a coroner to be elected instead
Westminster. of Thomas de Reresby knight, who has his abode in the uttermost parts of the county so that he may not have leisure to exercise the office of coroner as the king has learned.

Jan. 8. To the prior of the alien priory of Ware, or the farmer thereof for the
Havering time being. Order of the farm of the priory so long as the same
atte Bower. shall be in the king's hand to pay to John de Ippe knight steward of the king's household 200 marks a year at Easter and Michaelmas by even portions, taking his acquittance; as of his favour the king by letters patent has granted to the said John for his good service 200 marks a year to be taken of the farm of the said priory, which is in his hand by reason of the war with France, by the hands of the prior or other farmer thereof so long as the same shall be in the king's hand during the said John's life or until the king shall take other order for the said John's estate.

By p.s. [31265.]

Et erat patens.

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Dec. 7. To Robert de Ferrers knight. Writ *de intendendo*, directing him
Westminster. to pay to John de Beverlee the king's esquire from 16 September last the farm of 100 marks which the said Robert is bound yearly to render to the king at Michaelmas and Easter by even portions during the term to him granted, taking the said John's acquittance; as lately the king by letters patent committed to the said Robert the wardship of the manor of Keston co. Huntynghdon, two thirds of the manor of Southe, of a messuage, 120 acres of land, 4 acres of meadow and 2 acres of pasture in Great Paxton called Maugrith, 2 acres of meadow and two thirds of the view of frankpledge in Eynesbury and of 3 acres of land there, all formerly held in chief for her life by Joan who was wife of Robert de Ferrers by gift of John de Ferrariis knight son and heir of Robert de Ferrariis knight with reversion to the right heirs of the said John [de Ferrariis] and were taken into the king's hand by her death and are in his hand by reason of the nonage of the said John's heir, to hold until the lawful age of that heir rendering at the exchequer the farm aforesaid; and on 16 September last the king of his favour granted by other letters patent to his said esquire the wardship of all the lands which were of the said Joan and are in his hand by reason of the nonage of Robert son and heir of John de Ferrariis, with all things to that wardship pertaining, until the lawful age of the heir without rendering ought to the king, saving always to the farmers of those lands the terms whereby they took the same to farm so that they pay to the said esquire so long as he shall have that wardship the farms which they are bound to render to the king for the same.

Et erat patens.

1376.

MEMBRANE 25d.

June 10. To the sheriff of York. Order, upon the petition of Robert de Ouston, vicar of Haytfield, Adam Clerk of Duncroft, Joan his wife, and Joan daughter of the said Joan, by mainprise of Roger Brocham 'draper' of London, Robert Prescroft, John Botiller, and John Maystre of Haytfield of Yorkshire to stay the further publication of the exigents against the petitioners; as their petition shews that Alexander Martyn and Alice his wife are impleading them before the justices of the Bench for an alleged trespass, and that by writ *de judicio* they are put in exigents in Yorkshire to be outlawed for that they came not before the said justices to answer thereupon, and that they are ready to answer and stand to right in all things, praying a stay; and the said Roger and the others, appearing in person in chancery, have mainperned under a pain of 10*l.* to have them before the said justices the day the said writ is returnable.

Writing of Roger Dore, being a quitclaim with warranty to Richard earl of Arundell and Surrey, his heirs and assigns, of a messuage, a mill, two carucates of land and 50*s.* of rent in Esthamptonet co. Sussex. Dated London, 21 June 50 Edward III.

Memorandum of acknowledgment in the chancery at Westminster, 21 June.

June 23. Thomas Blount the father knight, Hugh Tyrell knight and Thomas Westminister. Blount the son knight to Edmund earl of Cantebrige. Recognisance for 200*l.* to be levied, in default of payment, of their lands and chattels in Oxfordshire.

Cancelled on payment.

June 25. Matthew Redeman knight to Walter fitz Wauter knight, son and Westminister. heir of John fitz Wauter knight. Recognisance for 200 marks, to be levied etc. in Salop.

Indenture made between Sir Walter fitz Wauter, son and heir of Sir John fitz Wauter of the one part, and Sir Matthew Redeman of the other part, being a defeasance of the foregoing recognisance, upon condition that Sir Matthew, his heirs or executors, shall pay to Sir Walter or his executors 25 marks at Christmas next in the house of John Aubry in the parish of St. Ancelyn London, 25 marks at Midsummer following, 25 marks at Christmas following, and 25 marks at Midsummer following. Dated Westminster, Thursday after Midsummer 50 Edward III. *French.*

Memorandum of acknowledgment by the parties, 25 June.

Writing of Walter fitz Wauter, son and heir of Sir John fitz Wauter, being a release to Sir Maheu de Redemane, and to all those coming in his aid with force or assenting to his entry upon the manor of Multon, of all actions for trespass by reason of such entry or trespass by them committed in houses or elsewhere within that manor. Dated London, Monday the eve of Midsummer 50 Edward III. *French.*

Memorandum of acknowledgment, 25 June.

Writing of Agnes who was wife of John Broun and Richard her son clerk, being a quitclaim to Simon de Burley knight, his heirs and assigns, of the manor of Prilleston co. Norfolk, all their goods and chattels there excepted. Dated London, 50 Edward III. *French.*

Memorandum of acknowledgment, 27 June.

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Membrane 25d—cont.

Indenture made at High Clere on Thursday after Easter 50 Edward III, between William de Wykeham bishop of Winchester and John Gyffard knight, lord of the manor of Ichull co. Suthampton which he holds by certain services of the said bishop in right of his bishopric within the bounds of the bishop's chace of Crundale, witnessing that the bishop for himself and his successors has granted licence to the said John to enclose with a ditch, hay or paling a wood of his said manor and certain lands and pastures adjoining the said wood, to make thereof a park, and to hold the same to him and his heirs, putting and keeping deer therein within the said chace; and that for this licence the said John for himself, his heirs or assigns, has granted to pay and render yearly to the bishop and his successors in their castle of Farnham on the feast of St. Peter's Chains one good new bow with a string and six new barbed arrows winged with peacock feathers, and likewise of the said park one doe every year between 1 December and 1 February when he, his heirs or assigns, shall be warned by the ministers of the bishop or his successors, at his own cost taking such doe and sending it to Farnham castle to be delivered to the bishop's ministers, and if the said bow and arrows and the said doe shall be in arrear in part or in whole at the day or time aforesaid, or if any default, hindrance or gainsaying shall be found in the said John, his heirs or assigns, contrary to this indenture, the said John hereby covenants for himself, his heirs or assigns, that it shall be lawful for the bishop and his successors by their ministers and deputies to distrain in the said manor until fully contented, into whose hands soever the same shall come. Witnesses: Sir John Foxle, Sir Bernard Brocas, Sir Ralph de Norton knights, Henry Sturmy, Thomas Byflete, John Bremsshete, Thomas le Warenner, John atte Berghe.

Memorandum of acknowledgment by John Gyffard, 28 June.

June 27. Henry Grene knight, Richard de Bollisore clerk, Robert Isham and Westminster. John de Sadyngton of Yorkshire to William Cruer. Joint and several recognisance for 80*l.*, to be levied, in default of payment, of their lands and chattels in Norhamptonshire.

Cancelled on payment.

Indenture made between Sir Henry Grene, Richard Bollisore clerk, Robert Isham and John de Sadyngton of the one part and William Cruer of the other part, being a defeasance of the foregoing recognisance, upon condition that the said Henry and other the first parties or one of them or some other in their name shall in the quinzaine of Michaelmas next pay 10*l.* at Westminster to the said William or his executors, 10*l.* in the quinzaine of St. Hilary following, 10*l.* within three weeks after Easter following, and 10*l.* in the octaves of Midsummer following. Dated Westminster, Saturday the eve of St. Peter and St. Paul 50 Edward III. *French.*

Memorandum of acknowledgment by the parties, 29 June.

Writing of John Herberd, son and heir of William Herberd of Faue-lore, being a quitclaim with warranty to Richard Hereberd of Faue-lore, his heirs or assigns, of all lands, rents, meadows, feedings, pastures etc. in the towns and parish of Spersholt, Kyngeston, Faue-lore, Offynton and Badelkyng. Witnesses: Gilbert Shotesbroke, John de Bourghton,

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Membrane 25d—cont.

John Fynk, John Cokerell, Richard Gemot, William Attellete, Andrew Attewatre. Dated Fauclore, Monday after St. Peter and St Paul 50 Edward III.

Memorandum of acknowledgment, 4 July.

MEMBRANE 24d.

July 4. Robert de Grey, son and heir of John de Grey of Rotherfeld knight,
Westminster. to John de Hermethorp parson of Bedale. Recognisance for 100*l.*,
to be levied, in default of payment, of his lands and chattels in York-
shire.

Cancelled on payment.

July 4. John de Bekeryng knight to Thomas de Thelwall clerk and Hugh de
Westminster. Gaudeby clerk. Recognisance for 10*l.*, to be levied etc. in Lincolnshire.

Indenture made between Richard earl of Arundell and Surrey of the one part and Roger Dore and Joan his wife of the other part, reciting a fine levied in the king's court whereby the said Roger and Joan for them and the heirs of Joan made a release with warranty to the said earl and to his heirs for ever of a messuage, a mill, two carucates of land and 50*s.* of rent in Esthamptonet co. Sussex, and a deed enrolled in chancery whereby the said Roger made a release of the premises with warranty to the said earl, his heirs and assigns, and witnessing a covenant by the said earl for himself, his heirs and assigns, that if he and they be impleaded concerning the premises or any parcel thereof by any other than the said Roger and Joan and the heirs of Joan, and shall vouch to warranty the said Roger and Joan or any of their heirs, or by writ of warranty of charter shall sue against them, they and none of their heirs shall be bound to such warranty, but shall in such case be thereof discharged, provided always that if the said earl, his heirs or assigns, be so impleaded by the said Roger and Joan or by the heirs of Joan, or be by them impeached in any other manner whatsoever, the said warranty shall remain in force to bar them and the heirs of the said Joan only. Dated London, 8 July 50 Edward III. *French.*

Memorandum of acknowledgment by the parties, 2 July.

Writing of Nicholas de Wodhull, being a quitclaim to Thomas de Reynes knight, Lawrence de Pabenham knight, John Curteys of Wymyn-ton and William de Wodhull of a yearly rent of 200*l.* issuing from the manors of Great Wodhull, Little Wodhull and Langeford co. Bedford, by them granted to the said Nicholas, his heirs and assigns. Dated 5 July 50 Edward III.

Memorandum of acknowledgment, 5 July.

July 8. Robert ap Prees and Roger Chaundos of Herefordshire to Thomas
Westminster. de Wodestoke constable of England. Recognisance for 100*l.*, to
be levied, in default of payment, of their lands and chattels in
Herefordshire.

Cancelled on payment, certified by a letter of the said Thomas which is on the files of chancery among the king's writs for this year.

July 11. Robert Aleyn to Richard de Stoke parson of Bridbroke, Geoffrey de
Westminster. Norton parson of Langton and Richard Roke of Westminster. Recognisance for 133*l.* 6*s.* 8*d.*, to be levied etc. in Middlesex.

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Membrane 24d—cont.

Charter of Richard Wythermerssh and John Borley, being a feoffment to Sir Simon de Buerley knight of the manor of Pyrleston co. Norfolk for his life, granting that in case he shall die within three years from this date his executors and assigns shall enjoy the same for that term, and his heirs and executors for one year after his death if he shall die after that term without impeachment of waste, and that after the term aforesaid the said manor shall remain to Sir John de Hopton and Isabel his wife and to the heirs of their bodies, with remainder for lack of such heirs to the right heirs of Sir John, saving always to Sir Simon, his assigns and executors, the advantage of making waste therein without impeachment. Dated Purleston, 28 June 50 Edward III. *French.*

Memorandum of acknowledgment, 9 July.

July 15. Robert fitz Rauf to Hugh Fastolf. Recognisance for 1,000*l.*, to be
Westminster. levied, in default of payment, of his lands and chattels in Suffolk.
Cancelled on payment.

Writing of Walter Garlek, son and heir of John Garlek, being a quitclaim with warranty to Sir Robert de Swylyngton the uncle and Margaret his wife and to the said Margaret's heirs of the manor of Bukstede co. Essex sometime of Sir Thomas de la Ryver, and of all lands, rents, services and reversions in the town of Blatherwyke co. Northampton sometime of the said Thomas. Dated 14 July 50 Edward III. *French.*

Memorandum of acknowledgment, 16 July.

Writing of Robert de Swilyngton the uncle knight, being a quitclaim to John Garlik and Sara his wife and to the said Sara's heirs of the manor of Sporle co. Northfolk sometime of Sir Thomas de la Rivere, and of all the lands, rents and services in the town of Great Cressyngham sometime of the said Thomas. Dated Westminster, 17 July 50 Edward III. *French.*

Memorandum of acknowledgment, 17 July.

Writing of John Garlik, being a quitclaim to Sir Robert de Swylyngton the uncle and Margaret his wife and to the said Margaret's heirs of the manor of Bukstede co. Essex sometime of Sir Thomas de la Ryver, and of all the lands, rents and services in the town of Blatherwyke co. Northampton sometime of the said Thomas. Dated Westminster, 17 July 50 Edward III. *French.*

Memorandum of acknowledgment, 17 July.

July 9. To A. archbishop of York. Strict order not to attempt aught or
Westminster. procure aught to be attempted or done which may tend to impair the liberties and privileges of the bishopric of Durham or to the disturbance of the people there, or to comfort or encourage the king's enemies of the marches of Scotland bordering upon that bishopric and diocese, and order to revoke any such attempt made, knowing for a surety that if he shall act otherwise, which the king will not suffer to be done by him or by any other by any authority whatsoever, the king will chastise and punish him as having procured the papal letters hereinafter mentioned, as the cause of such disturbance and encouragement, as a despiser of the king's commands and breaker of his peace ;

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Membrane 24d—cont.

as it has come to the king's ears that by colour of the said letters to him sent over the archbishop is purposing to visit the person of Thomas bishop of Durham, the clergy and people of that diocese, to extort from them procurations and divers sums of money, and to do there other unwonted and unheard of things otherwise than used to be done time out of mind, although the bishop is earl palatine having by the king's authority temporal jurisdiction over all and singular his subjects of the liberty of Durham, and although he and his predecessors from that time have ever by their ministers exercised such jurisdiction as persons honoured with royal privileges, and if this were done it would manifestly tend not only to impair the said privileges and liberties granted by former kings to St. Cuthbert and the church of Durham, but to disturbance of the said people and the encouragement of the said enemies making insurrections and invasions and committing other crimes and annoyances against the king and his people in those parts, and other more grievous hurt might arise thereby; and the king will not endure such things, being bound to cherish peace and quietness everywhere in his realm.

MEMBRANE 23d.

July 10. To the sheriff of Northumberland. Order to cause Robert Westminster. Umframville knight and William Hesilrigge, knights of the shire coming to the parliament summoned at Westminster on Monday after St. George last, to have of the commons of the county, except cities and boroughs from which citizens and burgesses came thereto, 36*l.* for their expenses in coming to the said parliament, there abiding, and thence returning to their own again, namely 4*s.* a day each for 90 days.

The following have the like writs:—

Cumberland. Gilbert de Culwenn knight and William Stapelton 36*l.* for 90 days.

Westmorland. Christopher de Lancastre and Thomas de Warthecopp 35*l.* 4*s.* for 88 days.

Yorkshire. John Sayville knight and Robert de Boynton knight 34*l.* 8*s.* for 86 days.

Notynghamshire. Simon de Leek knight and John de Birton 32*l.* for 80 days.

Derbyshire. Edmund de Appelby knight and Ralph de Stathum 32*l.* for 80 days.

Lincolnshire. Thomas de Kydale knight and William Bussy knight 32*l.* 16*s.* for 82 days.

Leycestershire. William Flaumville knight and James Beler knight 32*l.* for 80 days.

Warwickshire. Robert de Stafford and Roger Harwell 32*l.* for 80 days.

Roteland. John Basynges knight and Thomas de Burton knight 32*l.* for 80 days.

Norhamptonshire. Thomas de Preston knight and Thomas fitz Wauter 31*l.* 4*s.* for 78 days.

Staffordshire. John Verdoun knight and John de Knyghtleye 32*l.* 16*s.* for 82 [days].

Salop. John de Lodelowe knight and Robert de Kendale knight 32*l.* 16*s.* for 82 days.

Herefordshire. John de Eynesford knight and Peter de la Mare knight 32*l.* 16*s.* for 82 days.

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Membrane 23d—cont.

Gloucestershire. John Thorp knight and John Giffard knight
32*l.* 16*s.* for 82 days.
Bedfordshire. John Ragoun knight and Thomas atte Hoo
31*l.* 4*s.* for 78 days.
Buckinghamshire. Edmund atte Pole knight and John Aylesbury
knight 31*l.* 4*s.* for 78 days.
Huntingdonshire. Nicholas Styuecle and Robert Waryn 31*l.* 4*s.*
for 78 days.
Cambridgeshire. John Avenel and Roger Herleston 31*l.* 4*s.*
for 78 days.
Oxfordshire. Thomas Harecourt knight and Robert Symeon
31*l.* 4*s.* for 78 days.
Berkshire. John Foxle knight and John Kentwode 31*l.* 4*s.*
for 78 days.
Hertfordshire. Thomas de Fitlyng knight and John Westwi-
combe 30*l.* 8*s.* for 76 days.
Essex. Robert Marny knight and Robert de Teye knight 30*l.* 8*s.*
for 76 days.
Middlesex. John de Shordich and Giles Pykeman 29*l.* 4*s.* (*sic*)
for 74 days.
Kent. Thomas Fogge knight and Thomas de Cobham 31*l.* 4*s.*
for 78 days.
Surrey. William Nyudegate and Robert Loxle 30*l.* 8*s.* for 76
days.
Sussex. William Fifhyde and Robert de Ore 31*l.* 4*s.* for 78 days.
Wiltshire. John de la Mare knight and Nicholas de Bonham
31*l.* 4*s.* for 78 days.
The county of Southampton. Richard Pauncefout and William
Ryngbourne 31*l.* 4*s.* for 78 days.
Worcestershire. John atte Wode knight and Richard Fyton
knight 31*l.* 4*s.* for 78 days.
Somerset. Thomas Mareschall 16*l.* 8*s.* for 82 days.
Dorset. Thomas Blount and John Hamely 32*l.* for 80 days.
Lancashire. John Botiller knight and Roger de Brokhols 34*l.* 8*s.*
for 86 days.
Norfolk. Thomas de Gissingge knight and Ralph de Poleye
knight 32*l.* for 80 days.
Suffolk. Richard Waldegrave knight and William de Wyngfeld
knight 31*l.* 4*s.* for 78 days.
Devon. John Beaumont knight and William Bonevyle knight
35*l.* 4*s.* for 88 days.
Cornwall. Nicholas Wampford and John Bevyle of Wolveston
36*l.* for 90 days.

[Prynne, *Parliamentary Writs*, iv. p. 301.]

July 10. To the bailiffs of Newcastle upon Tyne. Order to cause Nicholas de
Westminster. Sabram and Lawrence de Acton burgesses coming to the said parlia-
ment to have of the commonalty of that town 18*l.* for their expenses,
namely 2*s.* a day each for 90 days.

The following citizens and burgesses have the like writs :—

Lincoln city. William Belay and John de Hodelston 16*l.* 8*s.*
for 82 days.

Grymesby town. Ralph de Utterby and William de Thorp
16*l.* 8*s.* for 82 days.

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- Leycester town. Henry de Petlyng and Henry de Clipston 16*l.* for 80 days.
 Norhampton town. Thomas Pyrye and John atte Welle 15*l.* 12*s.* for 78 days.
 Stafford town. Hugh Snelle and Nicholas Snelle 16*l.* 8*s.* for 82 days.
 Shrewsbury town. William de Longenolre and Thomas Skynner of Shrewsbury 16*l.* 8*s.* for 82 days.
 Bruggenorth town. Thomas Skynner and John atte Yate 16*l.* 8*s.* for 82 days.
 Hereford city. John Blode and John Cachepol 16*l.* 8*s.* for 82 days.
 Leomynystre town. John Elmede and Roger Kanut 16*l.* 8*s.* for 82 days.
 Gloucester town. Edward Taverner and Robert Pope 16*l.* 8*s.* for 82 days.
 Bedford town. Thomas Bole and John Swanton 15*l.* 12*s.* for 78 days.
 Wycombe town. William atte Dene and Thomas Rael 15*l.* 4*s.* for 76 days.
 Cantebrigge town. John Morice and John Blankpayn 15*l.* 12*s.* for 78 days.
 Huntingdon town. Ralph Gyddyng and William Withman 15*l.* 12*s.* for 78 days.
 Oxford town. William de Codeshale and John Gibbes 15*l.* 12*s.* for 78 days.
 Walyngford town. John James and Richard atte Felde 15*l.* 4*s.* for 76 days.
 Redyng town. Reynold Sheffield and John Goldory 15*l.* 4*s.* for 76 days.
 Colcestre town. Thomas Fraunceys and Simon Fordham 15*l.* 4*s.* for 76 days.
 Hertford town. Richard Ikelyngford and Richard Wyndesore 15*l.* 4*s.* for 76 days.
 Guldeford town. Henry Taverner and Roger Lombard 15*l.* 4*s.* for 76 days.
 Suthwerk town. Thomas Croydon and Henry Bailly 14*l.* 12*s.* (*sic*) for 74 days.
 [*Ibid.* p. 305.]

MEMBRANE 22d.

Writing of Simon de Bureleye knight, being a general release to John de Hopton knight of all actions real and personal. Dated Thursday after Midsummer 50 Edward III. *French.*

Memorandum of acknowledgment, 28 June.

Charter of John de Hopton knight, granting to John de Lodelowe knight and William de Halughton and to their heirs a yearly rent of 40 marks to be taken at Michaelmas and Easter by even portions of his manors of Hopton co. Salop and Staunton co. Hereford, with power to distrain for arrears. Witnesses: Robert de Stafford, William de Chetewynd, Richard de Peshale, Robert de Swynorton, Peter de Careswall knights, John de Knyghtley and William de Wasteneys. Dated Stafford, Friday after Midsummer 50 Edward III.

Memorandum of acknowledgment, 4 July.

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Membrane 22d—cont.

Writing of John de Hopton knight, being a quitclaim to Richard Wythermerssh and John Borley, their heirs and assigns, of the manor of Prylleston co. Norfolk. Dated Prylleston, 22 June 50 Edward III. *French.*

Memorandum of acknowledgment, 4 July.

July 4. To the sheriff of Lincoln. Order, according to the tenor of the king's former commands, to replevy Alan Rede, and nevertheless if the said Alan shall give security for prosecuting his claim, to put Robert Haunsard upon bail to be before the king in the quinzaine of Michaelmas to answer him concerning the taking of his body and the said claim, bringing before the king the names of his sureties and this writ; as the king has many times ordered the sheriff to replevy the said Alan, whom the said Robert has taken and is detaining it is said, unless taken by the king's special command or command of the chief justice, or for manslaughter, the king's forest or on some other charge for which according to the custom of England he was not replevisable, or else to signify to the king the cause wherefore he would not or might not execute the king's said command, and the sheriff returned that the said Robert took the said Alan and is detaining him as a neif of the said Robert's manor of Southkelleseye for that he was a fugitive from his land and refused to justify himself to the said Robert as his lord as the said Robert says, and that because neither the said Alan nor any other in his name has found sureties to prosecute his claim or to give up his body to the said Robert if so it should be adjudged by the king's court, it seemed to the sheriff to be to the said Robert's prejudice by virtue of the said writ to replevy the said Alan's body without surety, wherefore he has deferred without judgment of the king's court further to execute the same; and for that Hugh de Wombewell, John de Bretton, Thomas de Snayth and Robert Abbot of Dyke of Yorkshire, appearing in person in chancery, have mainperned under a pain of 40*l.* to have the said Alan before the king in the quinzaine of Michaelmas in order to answer the said Robert if he will take up a cause against him, it is the king's will that the said Alan, if he be a free man, shall not be deprived of the common law by reason of the taking and claim aforesaid.

July 13. To the sheriffs of London. Order by mainprise of Ralph de Poley knight, John Taverner, Geoffrey Bee and John Ingman of Norfolk to set free Geoffrey Pulle of Jernemuth from Newgate prison, warning Walter Sibille, Hugh Fastolf and William Pepir to be before the council at Westminster on Monday next, which day the king has given them, to answer concerning the matters hereinafter mentioned and others which shall be laid against them, and bringing there this writ; as the said Ralph and the others, appearing in person in chancery, have mainperned for the said prisoner, who at the suit and procurement of the said Walter, Hugh and William is by the sheriffs taken and imprisoned, to have him before the council on that day in order to do and receive what shall be there by the council appointed.

June 6. To the sheriff of Huntingdon. Order by mainprise of John de Lincoln of Northumberland and William de Skelton of Cumberland to stay the taking of the body of John vicar of Hemyngford Grey, bringing this writ before the justices of the Bench; as by writ *de*

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Membrane 22d—cont.

judicio the king has ordered the sheriff to take the said vicar wherever found in his bailiwick so as to have him before the said justices at the octaves of Trinity next to answer Gilbert de Sutton concerning an alleged debt of 12 marks 3s., and he has prayed the king for a stay, shewing that he is ready to answer and stand to right in all things; and the said John de Lincoln and William, appearing in person in chancery, have mainperned under a pain of 10*l.* to have him before the said justices at the day named.

July 17. Master Robert de Wykford archbishop of Dublin to Thomas de Westminister. Newenham clerk. Recognisance for 20*l.*, to be levied, in default of payment, of his lands and chattels in Staffordshire.

Cancelled on payment.

Charter of John de Neville lord of Raby and Ralph Stoke, giving with warranty to Sir John de Arundell knight, his heirs and assigns, the manor of Aynho co. Northampton with advowsons whatsoever thereto pertaining. Witnesses: Sir John Lovel, Sir John Golofre, Sir Thomas Latemer, Sir Richard Adelbery, Sir Baldwin Berford knights. Dated London, 30 June 50 Edward III.

Memorandum of acknowledgment, 22 July.

Writing of Alexander Goldyngton (*or* Goldyngham) knight, granting with warranty to Master John Blaunchard archdeacon of Worcester and to his heirs a yearly rent of 10*l.* of the manor in Bereford St. Martin by Wylton co. Wiltesir which John Peioun has for a term of years by demise of the said Alexander at the rent aforesaid, and the reversion of that manor after the said term. Witnesses: Lawrence de Sancto Martino, Thomas West, John de la Mare knights, Nicholas Bonham, Henry Gilberd, Oliver Harnham, Henry Haversham. Dated 17 July 50 Edward III.

Writing of Alexander Goldyngham knight, requesting John Peioun to attorn tenant to Master John Blaunchard archdeacon of Worcester, to whom the said Alexander has granted the rent and all the service which the said John Peioun owes for the manor of Bereford St. Martin by him held for a term of years by demise of the said Alexander, and the reversion thereof. Dated 23 July 50 Edward III.

Memorandum of acknowledgment of the foregoing writings, 24 July.

June 23. To the bailiffs and commonalty of the town of Great Jernemuth. Westminister. Order, under pain of 100*l.*, to be before the king and council at Westminister on Friday after the octaves of Midsummer next, the bailiffs in person and the commonalty by four true men of the town, with the king's charter of 20 August in the 46th year of the reign, in order to do and receive what shall by the king and council be appointed, bringing this writ; as by the said charter the king confirmed divers liberties granted to the burgesses by former kings, and moreover at the untrue suggestion of certain persons granted that no ship or boat should be laded with herrings or other merchandise whatsoever or unladed at any town or place upon the sea coast within seven leagues of the said town by any person whatsoever save at the said town or in the port thereof or at Kirkelerode; and at the loud complaint of the

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Membrane 22d—cont.

people sitting in this parliament, averring that the said charter issued to the hurt and prejudice of the king and people, with assent of the lords and others therein sitting the same is revoked and annulled in regard to that grant. By C. in parl.

Memorandum of a mainprise under a pain of 5,000 marks for Ralph de Horneby mayor of York and the commonalty of York, by William Gra, John de Santon, John de Rypon, John de Esheton and Thomas de Midelton citizens of York, appearing in person in chancery, 26 September 50 Edward III, that the said mayor nor any of the commonalty shall not make insurrection with power against Richard de Ravenser master of the hospital of St. Leonard York of the king's patronage, nor against the brethren, sisters, ministers, servants or tenants thereof, or any other the king's subjects, nor do aught which may tend to impair the laws of England, to disturbance of the people or to breach of the peace.

Likewise of a mainprise under a pain of 5,000 marks for the said William, Thomas, John, John, John and Thomas and the whole of the said commonalty by the said mayor, appearing there in person on the same day, that they or any of them should not make such insurrection, nor do aught as aforesaid.

MEMBRANE 21d.

Writing of Walter Amyas clerk and John de Barowe clerk, executors of John de Hastynges earl of Pembroke, being a release to the king and his heirs of all actions for sums of money or other moveables due from the king to the said earl at his death for any cause whatsoever. Dated London, 26 February 50 Edward III.

Memorandum of acknowledgment, 28 June.

Marginal note that this writing was delivered to Robert de Asshton the treasurer to be kept in the treasury.

Charter of Richard Priour, giving with warranty to Sir Thomas de Erlestoke chaplain, John Panys of Wyke and Godfrey Bydyk, their heirs and assigns, one rose rent which Joan who was wife of Nicholas de Netelton used to pay, one rose rent which John Godyhold used to pay, and all other services which they used to render to the said Richard for all lands of him held for life, and the reversion of such lands, and of all lands which ought to descend to him after the death of Christina Fontel, and such other rents, services and reversions in Nony and Trottoekeshull as ought to descend to him as well in right of his ancestors as in right of John de Mersshton by purchase of the said Richard or by inheritance. Witnesses: John Merelaund, William Waleys, John Adymet, William Polayn, William Stodleggh, William Cayner. Dated Frome Braunche, Monday after Midsummer 50 Edward III.

Memorandum of acknowledgment, 4 July.

July 2. To Alan Buxhill constable of the Tower of London and to his Westminister. lieutenant. Order by mainprise of Henry Lescrope, Richard Lescrope, James de Pykeryng and John de Derwentwaatre to set free Hugh de Daere knight from the Tower prison where he is detained on suspicion of causing the death of Randolph de Daere his brother; as the said Henry and the others have mainperned body for body to have the

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Membrane 21d—cont.

said Hugh before the king and other the lords and great men of the realm in this parliament assembled at Westminster when it shall please the king, in order to stand to right touching the things that shall be laid against him, and after the said parliament upon reasonable warning to stand to right when and where it shall please the king, if the said Hugh shall be impeached concerning the matter. By C. in parl.

July 7. To the sheriff of Norfolk. Order to cause proclamation to be made
Westminster. of the matters hereinafter rehearsed, causing them to be observed ; as by charter of 20 August in the 46th year of his reign the king confirmed divers liberties granted by charters of former kings to the burgesses of Great Jernemuth, and moreover (among other things) newly granted that no ship or boat should thenceforward be laded with herrings or any other merchandise or unladed by any person whatsoever, unless such ship, boat, herrings and merchandise should be his own, at any town or place upon the sea coast within seven leagues of that town save at the town of Great Jernemuth or in the port thereof or at Kirkelerode, and that in time of the fishery and the fair there no fair should be held and no selling or buying of herrings or other merchandise for traffic to any man within seven leagues about the said town save only at the town or in the port thereof, straitly forbidding any man thenceforward to lade or unlade any ship or boat, other than his own with his own herrings or merchandise, anywhere within seven leagues save at the town or in the port aforesaid or at Kirkelerode, or at that time to hold any fair or sell or buy for traffic save at that town or in that port upon pain of forfeiting such ships, boats, herrings and merchandise to the king's use ; and at the loud complaint of the people in this parliament, averring that in regard to the new grant therein contained and hereinbefore specified that charter issued to the hurt and prejudice of the king and people, with assent of the lords, great men and others sitting in the said parliament and by their judgment the said charter is revoked and annulled in regard to that grant, and is given up in chancery to be cancelled, saving always to the said burgesses all other the franchises, liberties and quittances heretofore granted or confirmed to them by the king and his forefathers and by them reasonably used. By C. in parl.

Charter of William son of Walter de Mockyng of Sussex, giving with warranty to Nicholas Carreu, Thomas Houton and Nicholas Heryng and to the heirs of the said Nicholas Carreu all the lands, rents and possessions in the towns and parishes of Gravesende, Melton, Notstede, Northflete and Swanescompe which descended to him by inheritance after the death of Cicely daughter and one of the heirs of Thomas de Gravesende knight, and of Joan the cousin and other heir of the said Thomas. Dated Gravesende, 16 July 50 Edward III. Witnesses : John Tendre, John Horn, Thomas Kerl, Richard Pope.

Memorandum of acknowledgment, 18 July.

Indenture reciting a feoffment made by fine in the king's court at Westminster by John Asketyn and Alice his wife to Nicholas Carreu, Thomas de Hoton and Nicholas Heryng and to the heirs of Nicholas Carreu to the king's use of the moiety of the manors of Notstede and Parrok with appurtenances in Graveshende and Milton, and the moiety of 108 acres of land, 2 acres of wood and 5½ acres of meadow in the

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Membrane 21d—cont.

towns of Gravesende, Milton, Swanescompe and Northflete, which moiety with the other moiety of the premises descended by inheritance after the death of Cicely daughter and one of the heirs of Sir Thomas de Gravesende knight and Joan daughter of Margaret his cousin and other heir to John Mockynge, William his brother, Robert Goshalm and the said Alice as cousins and heirs of the said Cicely and Joan ; and witnessing a gift made to John Mockynge and his heirs by the said Nicholas. Thomas Hoton and Nicholas, in exchange for the moiety of the manor of Parrok and other the lands in the towns of Gravesende and Milton which belonged to the purparty of the said John Mockynge, of the manor of Notestede, the moiety of 8 acres of land and $\frac{1}{2}$ acre of wood in the town of Northflete, and the moiety of $5\frac{1}{2}$ acres of meadow in Swanescompe which they have by gift of the said John [Asketyn] and Alice. Witnesses : William Pour, Thomas Bokelande, John atte Dene, Richard Poupe, William Galoun, John Wynnegolde, Thomas Kerl. Dated Notstede, 1 April 50 Edward III. *French.*

Memorandum of acknowledgment in the chancery at London by Nicholas Carreu, Nicholas Heryng and John Mockynge, 27 July.

June 29. To the sheriffs of London. Order by mainprise of Robert Rous knight of Bedfordshire, John Sewale of Bedfordshire, Andrew Broun of Norhamptonshire and Robert de Melton of Leycestershire to stay the execution of the king's late writ for taking the body of Robert de Dikeswell ; as at the prayer of Nicholas Laurence, averring that Robert de Dikeswell threatened him, the king lately ordered the sheriff to cause the defendant to come before him, and to compel him to find mainpernors who, under a pain to be by the sheriff laid upon them for which the sheriff would answer, would mainpern that he should do or procure no bodily hurt or harm to the said Nicholas, and if he should refuse, to commit him to Neugate gaol there to be kept in safe custody until he would willingly so do ; but the said Robert Rous and the others, appearing in person in chancery, have mainperned as aforesaid under a pain of 20*l.*

MEMBRANE 20d.

Writing of John de Catesby of Warwickshire, being a quitclaim to Richard Bythewater chaplain, Nicholas Brembre, Thomas Shardelowe and Nicholas Heryng, their heirs and assigns, of all right which he has or which may hereafter come to him or his heirs in the manors of Roughull and Halghelee co. Kent and all other lands, rents and services in that county. Dated London, 12 July 50 Edward III.

Memorandum of acknowledgment in the chancery at Westminster, 12 July.

July 18. To the warden of the Flete prison or to his representative. Order by mainprise of John de Nevylle of Raby to set free Ralph de Stoke from that prison ; as the said John, appearing in person in chancery, has mainperned for him that he shall at the octaves of Michaelmas next content the king of 91*l.* for the farm of the town of Scardeburgh, and shall then answer the dean of St. Stephen Westminster concerning 360*l.* which the said dean is demanding of him, for which causes he is by the barons of the exchequer committed to the said prison it is said.

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Membrane 20d—cont.

July 26. John Sampson of Plymmouth and Nicholas Forteseu of Plymmouth
Westminster. to Paravesinus Paravesyn merchant of Genoa (*Janna*) and proctor
of Moriel de Mari. Joint and several recognisance for 280*l.* 6*s.* payable
by instalments, to be levied, in default of payment, of their lands and
chattels in Devon.

Defeasance thereof, upon condition that the said John and Nicholas
pay a moiety of the said sum at the dates specified.

*Cancelled on payment, acknowledged by Lodesinus Gentil merchant
of Genoa, attorney of the said Paravesinus; and the bishop of Hereford
received his letters of attorney by writ, which is on the files of chancery
among writs of dedimus potestatem for this year.*

July 28. To the sheriff of Norfolk. Order by mainprise of William Kneshale
Westminster. and John de Lyng' of Norfolk to set free John Whitlyng from prison,
bringing this writ before the justices at Westminster; as lately the
king ordered the sheriff to attach the prisoner so as to have him before
the said justices in the octaves of Michaelmas to answer as well the
king as Thomas de Clare wherefore contrary to the ordinance he
withdrew from the service of the said Thomas before the term agreed;
and petition is now made on the prisoner's behalf to set him free, shewing
that he is ready to stand to right in all things; and the said William
and John de Lyng', appearing in person in chancery, have mainperned
under a pain of 40*s.* to have him before the said justices at the day
named.

Aug. 8. To the sheriff of Notyngham. Order by mainprise of John de Ripon
Westminster. and John de Lemyng of Yorkshire to stay altogether the exigents
against John Outeby parson of Cortlynstoke co. Notyngham, bringing
this writ before the justices of the Bench; as Richard Smyth of
Wysowe chaplain is impleading him before the said justices for an
alleged debt, and he is put in exigents in Notynghamshire to be out-
lawed for that he came not before the said justices to answer, being
altogether without knowledge thereof, wherefore he has petitioned
for a stay, being ready so to answer and stand to right in all things;
and the said John de Ripon and John de Lemyng, appearing in person
in chancery, have mainperned body for body to have his body before
the said justices the day the writ of exigents is returnable.

Aug. 10. To the sheriff of Kent. Order to give notice to John Kelesham to
Westminster. be in chancery the day a writ by him sued against William Whyte
of Tunstalle co. Kent is returnable in order to shew cause wherefore
the execution of a statute merchant to him made by the said William
ought not to be altogether stayed, and further to do and receive what
the court shall determine; and order nevertheless by mainprise
of Walter Norman of Lambheth, John Toniour of Lambheth and
Andrew Vayn of Kyngeston upon Thames to stay the execution of
a writ to the sheriff addressed for taking the said William, extending
and appraising his lands and chattels, and seizing the same into the
king's hand, bringing into chancery the names of those by whom
notice is given to the plaintiff, also this writ; as the said William has
shewn the king that on 1 January in the 47th year of the reign before
William Cornewayle then mayor of the staple of Quenesburgh deputed
to take recognisances of debts therein he made a recognisance to the
said John for 40*l.* payable at a term now past, that the said John by

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Membrane 20d—cont.

writing indented after made a defeasance thereof upon condition that defendant, his heirs or executors, should pay the said John, his heirs or executors, 28*l.* at set terms in the church of Reynam, and that although defendant has contented him of those 28*l.*, by colour of the said statute the said John of malice is suing the writ aforesaid returnable in chancery at a set day, contrary to the form of the said writing, wherefore defendant has prayed (*supplicarunt*) for remedy; and the said Walter and the others have mainperned under a pain of 60*l.* to have him in chancery the day the said writ is returnable.

Aug. 28. To the sheriff of Oxford. Order, upon the petition of William Westminster. Burcestre, if he shall find sufficient mainperners who will mainpern body for body to have him before the king in the octaves of Michaelmas next, to set him free from prison, sending before the king at that day under seal a writ of exigents whereby William Goldene clerk servant of Ralph late earl of Stafford is outlawed, which writ is returnable before John Vernoun and his fellows, guardians of the peace and justices of oyer and terminer in Oxfordshire on Thursday after Michaelmas next, also this writ, that the king may more safely proceed further in the business as ought to be done by the law and custom of England; as the said petition shews that by process before the said justices William Goldene is outlawed for certain felonies for which he is indicted, that at the procurement of certain his enemies, alleging that he is the same person as William Goldene by that name outlawed, the petitioner is by the sheriff taken and imprisoned, although he is not the person so outlawed as he is ready to prove before the king in the octaves aforesaid, on which day by writ to the said justices addressed the king has commanded that indictment and all other things concerning the same to be sent before him, shewing that he is ready to stand to right in all things.

Aug. 26. To Nicholas Somerton escheator in Oxfordshire. Order, upon the Westminster. petition of William Burcestre, if he shall find mainperners who will mainpern him that he shall answer for the issues of his lands and for the price and true value of his goods and chattels in case it be found that he is the person outlawed by the name of William Goldene, to stay the seizing of his lands, goods and chattels, delivering to him by such mainprise any already seized, certifying the king under seal at the octaves of Michaelmas next concerning the same, the yearly value of his lands in all issues, the price and true value of his goods and chattels, and sending this writ, so that the king may deal further as ought to be done according to the law and custom of England; as the said petition shews that William Burcestre is afraid that at the procurement of certain his enemies, alleging that he is the person aforesaid, his lands, goods and chattels may by the sheriff be seized into the king's hand, praying the king to save him harmless.

July 26. To Alan de Buxhill constable of the Tower of London, or to his Westminster. lieutenant. Order by mainprise of Richard Stury, Nicholas Dagworth, Henry de Ferrariis and Nicholas Bonde knights to set free John Pette of London, whom lately for particular causes the king commanded to be arrested and kept in safe custody in the said Tower; as they

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Membrane 20d—cont.

appearing in person in chancery have mainperned body for body to have him before the king and council in the quinzaine of Michaelmas next to do and receive what shall then be appointed.

By K. upon information of the treasurer and chamberlain.

Sept. 4. To John Ray alnager of cloth in the town of Coventre and elsewhere
Westminster. in Warwickshire. Order by mainprise of John Bosham 'mercier,' Richard Russell 'gurdelere,' William Waleys 'gurdelere' and William Fournays 'gurdelere' of the city of London to deliver to John Pabenham of Coventre or to his attorney 160 cloths price 29s. each, when they shall be sealed with the seal appointed for the purpose; as the said John Bosham and the others have mainperned in chancery to answer to the king for those cloths or for the price thereof, if the same shall be adjudged as forfeit to the king, which cloths the alnager has taken as forfeit into the king's hand for that John Pabenham sold them when they were not so sealed.

Memorandum that John Sampson of Plymmouth and Nicholas Fortescu of Plymouth, who on 26 July this year made in chancery a recognisance for 280l. 6s. to Paravesinus Paravesin merchant of Genoa and proctor of Moriel de Mary, appearing in person in the chancery at Westminster on 3 October shewed themselves ready to content him of that which pertains to him of the said sum for Michaelmas term, and were told to keep the money in hand until further order because the said Paravesinus was not there present nor any other in his name having power to receive the same.

MEMBRANE 19d.

July 23. To the sheriff of Bedford. Order by mainprise of John Fissh
Westminster. 'bruwer,' John Mite 'pulter,' John Payn 'pulter' and Robert Payn 'cuteler' of the city of London to stay the execution of the king's writ *de judicio* against Walter Abel and Agnes his wife, bringing this writ before the king; as by the said writ the king lately ordered the sheriff to take the said Walter and Agnes and keep them in safe custody so as to have them before the king in the octaves of Michaelmas to answer Richard Fille concerning an alleged trespass; and on their behalf petition is made to the king for a stay, as they are ready so to answer and stand to right in all things; and the said John and the others have mainperned in chancery under a pain of 20l. to have the said Walter and Agnes before the king at that day.

The like writ in favour of the same persons at the suit of Richard Fille (*sic*) by the same mainpernors.

Aug. 4. To Alan de Buxhill constable of the Tower of London, or to his
Westminster. lieutenant. Order by mainprise of Nicholas de Dagworth knight, Roger Tebaud of Suffolk, John Sewale, Geoffrey Dawe of Essex, Reynold Loue, Roger atte More, John de Clopton, John de Sherborne, John de Colsile, Thomas Heyward, Thomas Braghwyngge and John Roche of London to set free William Elys of Great Jernemuth imprisoned in the Tower for particular causes; as the said Nicholas and the others, appearing in person in chancery, have mainperned body for body to have the prisoner before the king and council in the octaves of Michaelmas next in order to content the king as shall be there adjudged.

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Membrane 19d—cont.

To the sheriff of Essex. Order to stay altogether the execution of the king's late writ against Thomas de Multon prior of Tiptre, and the taking of his body ; as learning that the said prior was purposing to depart over sea in order to [prosecute] many things to the prejudice of the king and crown, the king lately ordered the sheriff to attach him and keep him in safe custody in prison until he should find security not to pass thither without the king's special licence, nor send thither to prosecute aught to the prejudice of the king or crown, but appearing in person in chancery the prior has made oath that he will not go thither without such licence, nor send or cause to be sent for the purpose aforesaid.

Aug. 3. To the true men of the town of Pokerich. Order, for particular causes
Westminster. laid before the king and council, henceforward to stay the taking by virtue of the king's letters patent of 5 May last of certain customs therein specified, and the troubling or hindering of any man by colour thereof, applying any moneys by them taken before the date of these presents to the repair and maintenance of the high road between the said town and Wadesmyll ; as in aid of the repair of that road, which is broken and ruined to the nuisance and peril of men passing by it is said, the king by his said letters granted that for two years from that date they should take those customs by the hands of Richard Taillour of Pokerich and others to be by them deputed, for whom they would answer, so that the money thereof arising should be applied to the repair aforesaid and to no other uses.

July 26. To the sheriffs of London. Order, for particular causes laid before
Westminster. the king and council, to cause Adam de Bury to be taken wherever found within their bailiwick, and to be delivered by indenture to Alan de Buxhill constable of the Tower of London or to his lieutenant, to be kept in safe custody in the Tower prison until they should have other order of the king for his deliverance. The king has commanded the said constable and lieutenant to receive the said Adam and keep him in custody as aforesaid.
By the great council.

July 10. To the sheriff of Suffolk. Order by mainprise of John Boterwyk,
Westminster. John Yinge, Roger Pycot and Thomas Wodeward of Suffolk to stay the further execution of the king's late writ directing the sheriff to cause John Kyll of Haddele to come before him, and to compel him to find mainpernors who, under a pain to be by the sheriff laid upon them for which the sheriff would answer, would mainpern that he should do or procure no hurt or harm to John Cook of Shelley, and if he should refuse, to commit him to the nearest gaol there to be kept in safe custody until he would willingly so do ; as that writ issued at the prayer of John Cook, averring that John Kyll threatened him, but the said John Boterwyk and the others, appearing in person in chancery, have mainperned under a pain of 20*l.* that John Kyll shall cause or procure no bodily hurt or harm to the complainant.

July 19. To John Foxle constable of Quenesburgh castle, and to his lieutenant.
Westminster. Order by mainprise of Philip de Courtenay, John de Burgh the elder, Thomas Tryvet, John de Burgh the younger, Hugh Tyrell, Philip de Pykworth and Roger de Boys knights, Robert Ursewyk and John Deyncourt to set free Thomas de Caterton, whom for particular

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Membrane 19d --cont.

causes the king sent to be imprisoned in the said castle until further order; as the said Philip and the others, appearing in person in chancery, have mainperned body for body to have him before the king and council in the quinzaine of Michaelmas next there to answer touching any matters which shall be laid against him on the king's behalf.

By the great council.

July 22. To the mayor and sheriffs of London. Order to dearrest all goods Westminster. and merchandise of Nicholas Russell, John Credy, Peter Mark, Nicholas Luk, Bernard George, Francis Johan and Bernard Antoyne, merchants of the fellowships of the Strozzi and Albertini dwelling in the city of London, by the mayor and sheriffs arrested by virtue of the king's command, suffering the said merchants by mainprise of Walter Fitz Wauter and Guy de Brian knights, John Aubrey, John Philipot and John Donet citizens and merchants of London freely to dispose thereof; as for particular causes laid before the king and council in parliament by certain merchants of Lincolnshire the king ordered the mayor and sheriffs to arrest and safe keep under arrest until further order all goods and merchandise of merchants of those fellowships found within their bailiwick; but the said knights and citizens, appearing in person in chancery, have mainperned body for body for the merchants named, against whom the merchants of Lincoln have made complaint, to have them before the king and council in the quinzaine of Michaelmas next there to answer touching the premises, which shall then be fully laid before them. By the great council.

Aug. 16. To Roger de Fulthorp. Order to continue the process hereinafter Westminster. mentioned in the state in which it now is, to repair in person to the sewers between the spring called Cameryngton welle by Bondebrustwyk and the towns of Hedon and Paulefflete upon Humbre in Holdernesse co. York and survey the same, and to inform himself as he shall see best concerning the matters hereinafter rehearsed and the hurt and peril that might happen to the king thereby if without advising him further proceeding should be taken, in order that he being fully instructed may certify and inform the king and council concerning the matter when he shall come to Westminster in the octaves of Michaelmas, and the king may take order as by advice of the council ought to be done, staying meanwhile any process whatsoever upon a presentment against the tenants of the manor of Brustewyk in Holdernesse and against others whatsoever; as lately the king by letters patent appointed the said Roger, and certain other lieges of whom he should be one, to survey the walls, dikes, gutters, sewers, bridges, causeways and sluices between the said spring and towns, and to do certain other things in those letters contained; and now by complaint of the tenants of the said manor, held by Ingelram de Coucy earl of Bedeford and Isabel his wife the king's daughter during the said Isabel's life by the king's grant, it is shewn the king that by virtue of the said commission an unlawful presentment is before the said Roger made that the sewers aforesaid ought to be and used to be made 30 feet in breadth and 12 feet in depth, and that the said tenants and others having tenements adjacent to the said sewers on either side are bound to repair and make them of such breadth and depth, although they used not heretofore and ought not so to do, save that the water flowing therein might enter and issue without flooding the

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Membrane 19d—cont.

country adjacent, by colour of which presentment they are day by day troubled unlawfully, and if further proceeding be had without advising the king it would tend to disherison of the king, inasmuch as the reversion of the said manor after the death of the said earl and Isabel pertains to him and his heirs, and to the ruin of the said tenants and others.

Aug. 23.
Pleshey.

To the master and brethren of the house or hospital of Hornechirche. Request to admit to their house Richard Eton, whom the king is sending to them, willing for his good service to make provision for his maintenance, and to grant him such maintenance or office for life as William Husteler deceased had at the king's request, making him letters patent under the seal of the house with mention of what he shall so take, and writing again by the bearer what they will do at this request.

By p.s. [31064.]

Writing of John de Edensovere, being a quitclaim to John de Retford parson of Silhampstede Banastre, John Redese of Sheffield chaplain and Thomas de Sireston clerk of all lands, rents, services, woods, meadows, feedings, pastures, commons, ponds, waters, fisheries, ways, paths, hedges, ditches, homages, reliefs, escheats, heriots etc. in the town and parish of Chigewell or elsewhere in Essex which he with the said John, John and Thomas lately had by gift and feoffment of Robert Wolman clerk and Blase de Bury citizen and skinner of London, and of the reversion of all lands there held by John le Herde and Agnes his wife late the wife of Thomas de Clay for life of the said Agnes in name of her dower. Dated London, the eve of the Nativity of the Virgin 50 Edward III.

Memorandum of acknowledgment at London, 8 September, before William de Burstall keeper of the rolls of chancery.

MEMBRANE 18d.

Aug. 4.
Westminster.

To the sheriff of Suthampton. Order, upon petition of John Mey of Byenstede and Richard Peneys (Pyneys), by mainprise of Robert Malteby, Richard Bernes, Thomas Sulhull and John Wynchestre of London to stay the exigents against them and the taking of their bodies, bringing this writ before the justices of the Bench the day a writ *de judicio* against them at the suit of John Milner is returnable; as their petition shews that before the said justices John Milner is impleading them, John Mey to render 112s. and the said Richard 40s., that by the said writ they are put in exigents in the county of Suthampton to be outlawed for that they came not before the said justices to answer him, and that they are ready to answer and stand to right in all things; and the said Robert and the others have mainperned in chancery under a pain of 10 marks to have the said John Mey and Richard before the said justices at the aforesaid day.

July 24.
Westminster.

To the sheriffs of London. Order to cause proclamation to be made on the king's behalf forbidding any merchant or other of whatsoever estate or condition under pain of forfeiture thereof secretly or openly to take or cause to be taken any wool, hides or woollfells, lead, tin, 'worstedes,' cheese, butter, down, woad, honey, felt or tallow out of England, Ireland, Wales and the town of Berewic upon Twede

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Membrane 18d—cont.

until further order to any parts over sea save to the town of Calais ; as with assent of the prelates, princes, lords and others sitting in the parliament last holden at Westminster the king made order that the staple of wool, hide and woollfells, of lead, tin, cloth called 'worstedes,' cheese, butter, down, woad, honey, felt and tallow taken out of England, Ireland, Wales and Berewic upon Twede should be at Calais and nowhere else over sea, and that such merchandise should henceforward be taken to that town and nowhere else over sea under pain of forfeiture thereof.

By K. and C. in parl.

[*Fadera.*]

The like to the sheriff of Essex, to Edmund earl of Cantebrigge constable of Dovorre castle and warden of the Cinque Ports or his lieutenant, and to the sheriff of Norfolk and Suffolk.

[*Ibid.*]

Aug. 5.
Westminster.

To the sheriff of Bukingham. Order by mainprise of John Lovet of Bukinghamshire and Robert atte Pye 'taillour' of the city of London to stay the execution of the king's writ for taking the body of Robert Waryner, bringing this writ before the justices at Westminster ; as lately by writ *de judicio* the king ordered the sheriff to take Robert Waryner, if found within his bailiwick, and to keep him in safe custody so as to have his body before the said justices in the quinzaine of Michaelmas to answer John Smewes concerning an alleged trespass ; and petition is made on behalf of the defendant for a stay, shewing that he is ready so to answer and stand to right in all things ; and the said John Lovet and Robert atte Pye have mainperned in chancery under a pain of 20*l.* to have him before the said justices at that day.

Aug. 17.
Westminster.

To the sheriffs of London. Order by mainprise of John Bures, Robert Gurdeler, William Wodhouse, Thomas Irland, John Sely, Ellis de Thorp, Thomas Virly, Reynold Aleyn, William Oliver, Andrew Coggeshale, Blase de Bury and William Horseroft of London to stay the taking of the body of Adam de Bury citizen of London and the arrest of his goods and chattels, dearresting any already arrested, but certifying the king and council at the quinzaine of Michaelmas next of what they shall do at this command, and of the price and true value of any goods and chattels so arrested, and sending this writ ; as on 28 May last, for particular causes [laid] before the king and council in the parliament last holden at Westminster, the king ordered the sheriffs to arrest and safe keep under arrest until further order all goods and chattels of the said Adam wherever found within their bailiwick, certifying in chancery under seal the quantity, description and true value thereof ; and after on 26 July following by another writ the king ordered the sheriffs to take the said Adam wherever found in their bailiwick, and deliver him by indenture to Alan de Buxhull constable of the Tower of London or to his lieutenant to be kept in their custody in the Tower prison until further order of the king for his deliverance ; but the said John and the others, appearing in person in chancery, have mainperned body for body to have him before the king and council in the quinzaine of Michaelmas in order to answer touching whatsoever shall be laid against him on the king's behalf, and to do and receive what shall be by the council appointed. By C.

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Membrane 18d—cont.

To the sheriff of Kent. Like order, *mutatis mutandis*, concerning the said Adam's goods and chattels, although on 5 June last the king ordered the sheriff with all possible speed ceasing every excuse to arrest the same and his property whatsoever in the sheriff's bailiwick within liberties and without, to seize them into the king's hand and keep them under arrest without removal of aught until further order, certifying etc. in chancery, and sending again that writ. By C.

Aug. 16. To Alan de Buxhull constable of the Tower of London, and to his
Westminster. lieutenant. Order to receive William de Wyndesore knight and keep him in safe custody in the Tower prison until further order.

Aug. 20. To the same. Order by mainprise of Ralph Basset of Drayton,
Westminster. Guichard Dangle, Ralph de Ferrers, Lewis de Clyfford, Matthew de Redemane, Henry de Ferrers and Thomas de Rokeby to set free William de Wyndesore from the Tower prison, although lately the king ordered the constable and lieutenant to receive him and keep him there in safe custody until further order; as the said Ralph and the others, appearing in person in chancery, have mainperned body for body to have him before the king and council upon reasonable notice when and as often as the king in council shall please, in order to answer touching whatsoever shall be laid against him, and to do and receive what shall be by the king and council appointed. By C.

Memorandum of a mainprise body for body made by John Shordich, Richard Galeys, Giles Pikman and Thomas Charleton of Middlesex, appearing in person in chancery 27 August this year, to have John Brokhampton before the council at Westminster in the octaves of Michaelmas next, and that in the mean time he shall not prosecute or procure aught that may tend to the prejudice of the king or crown or of the laws.

Aug. 18. To the sheriff of York. Order by mainprise of Robert Gerlethorp
Westminster. clerk, John de Feryby of Barton, Thomas de Gerlethorp clerk and Peter de Cave clerk of Lincolnshire to set free from prison John de Save of Normanby whom Peter Hiliard has taken and is detaining it is said, and if the said [John] de Save shall give security for prosecuting his claim; to put Peter Hiliard at bail by safe sureties to be before the king three weeks after Michaelmas in order to answer John de Save concerning his imprisonment and damages for such imprisonment and claim, bringing thither the names of such sureties, also this writ; as the king many times ordered the sheriff to replevy John de Save, or to signify the cause wherefore he would not or might not execute the king's command at other times to him addressed, and the sheriff signified that he caused John Frankissh bailiff of the liberty of Holdernessee to have the return of that writ, to whom it remained to execute the same, and that he answered the sheriff that he might not replevy John de Save for that Peter Hiliard claims him as his neif, so that at present the sheriff might not execute the king's command; and now on behalf of John de Save petition is made to the king to set him free, shewing that he is a free man and ready to prove his freedom; and the said Robert and the others have mainperned in chancery, under a pain of 40*l.* to have him before the king three weeks after Michaelmas to answer concerning the premises.

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Membrane 18d cont.

To the sheriff of York. Like order, *mutatis mutandis*, in favour of William de Cave of Normanby whom the prior of Drax has taken etc. claiming him as the neif of John de Fotherby who is within age and in the prior's wardship.

Sept. 28. To the sheriffs of London. Order, upon the petition of John Fox, Westminster. by mainprise of John Carnell', John Bentelowe, Robert Middelton and Richard Ostiler of Norhamptonshire to stay the execution of the king's writ against him at the suit of John Prat clerk executor of Thomas de Criklade, bringing this writ before the justices of the Bench; as his petition shews that by the said writ he is put in exigents in the husting of London to be outlawed for that he came not before the said justices to answer the said executor concerning the payment to him of 10 marks, and that he is ready to answer the day the said writ is returnable; and the said John Carnell' and the others, appearing in person in chancery, have mainperned under a pain of 10 marks to have his body before the said justices at that day.

MEMBRANE 17d.

Letters patent of Gerald de Tartays lord of Puyan, Raymond de Mounthaut lord of Mussenden, Galyart Durefort lord of Duras and Arnald lord of Curton of Gascony knights and Bernard de la Spare lord of Lebard esquire, being a joint and several bond to the king in 1,000 marks for the lord of Poys his French prisoner of war whom the said lord of Puyan has bought of him, to be paid at the city of Bourdeaux by the hands of the constable there for the time being within four years, to wit 125 marks at Easter next, 125 marks at Michaelmas next, 125 marks at Easter following, 125 marks at Michaelmas following, 125 marks at Easter following, 125 marks at Michaelmas following, 125 marks at Easter following, and 125 marks at Michaelmas following, binding themselves, and their heirs, their lands, lordships, goods and chattels on either side of the sea in case of default to pay double by the hands of the said constable or any other by the king appointed. Sealed in presence of Sir John Knyvet the chancellor, Sir Robert de Assheton the treasurer knights, Nicholas Carreu keeper of the privy seal, Sir Ralph de Ferrers knight. Dated London, 19 August 1376, 50 Edward III. *French.*

Attestation of John de Fangfosse clerk of the diocese of York notary public, in the great chamber within the inn of the bishop of Saresbirs in Fletstret London. *French.*

[*Fædera.*]

Notarial instrument, being a joint and several recognisance made to the king 1 September 1376 in the hall within the inn of the bishop of Exeter without New Temple Bar London before Nicholas Carreu keeper of the privy seal, by Sir Raymond de Mounthaut lord of Mussenden of Aquitaine knight and Bernard de la Spare lord of Lebard of Aquitaine esquire, appearing there in person, for 200*l.* to them lent in the city of London by the hands of Sir Robert de Assheton knight the treasurer and payable in the city of Bourdeaux by the hands of the constable there for the time being or of his attorney producing this instrument, namely 100*l.* on Easter day next and 100*l.* on Michaelmas day following, binding themselves, their heirs

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Membrane 17d—cont.

and executors, and their goods on either side of the sea for payment, with an oath upon the gospels that after those terms past without payment made they will bear no arms nor be present in arms at war or tournament or in any place whatsoever save in the king's service or in defence of their lands and lordships against invasions of the king's enemies until full payment shall be made, and expressly renouncing any exceptions, prohibitions and appeals whereby a demand for the money may be hindered. Witnesses: Sir William de Burstall keeper of the rolls of chancery, Sir Ralph de Kesteven rector of St. Botolph clerks of the king's household, and William de York esquire of the dioceses of Lincoln, London and York respectively.

Attestation of John de Fangfosse clerk of the diocese of York notary public.

Sept. 1. To the sheriffs of London. Order by mainprise of Richard Burnham
Westminster. parson of Holy Trinity the Less, John Coveney 'drapere,' Thomas Nichol chaplain, Walter de Wodeland 'fysshemonger,' Richard son of Geoffrey 'smyth' and William Bedeford of the city of London to set free John Crayford otherwise called John Bedeford chaplain from prison, although lately at the procurement of Simon de Kegworth, averring that the prisoner threatened him in life and limbs and to burn his houses, the king ordered the sheriffs to cause the prisoner to come before them, and to compel him to find mainpernors who, under a pain to be by the sheriffs set for which they would answer, would mainpern that he should do or procure no hurt or harm to complainant's person or houses, and if he should refuse, to commit him to prison there to abide until he would willingly so do, and although for the aforesaid cause and for that it was witnessed by Thomas de Shardelowe that for particular causes he is indicted before the justices of the peace in Kent, the prisoner is committed to Neugate prison; as the said Richard and the others, appearing in person in chancery, have mainperned as aforesaid under a pain of 100 marks, and to have the prisoner before the said justices at the next day of their session there or elsewhere at the king's command to answer touching the said indictment.

Sept. 8. To the sheriff of Lincoln. Order by mainprise of William Tredegolde
Westminster. of Barton, Robert Thryft and John Glover of Barton of Lincolnshire to stay altogether the execution of the king's writ ordering the sheriff to cause John Wraweby of Barton to come before him, and to compel him to find mainpernors who, under a pain to be by the sheriff laid upon them for which the sheriff would answer, would mainpern that he should do or procure no bodily hurt or harm to John Saltmerssh of Barton the elder, and if he should refuse, to commit him to the nearest gaol there to be kept in safe custody until he should find such security; as that writ issued at the prayer of the said John Saltmerssh, averring that John Wraweby threatened him in life and limbs; but the said William and the others, appearing in person in chancery, have mainperned as aforesaid under a pain of 20*l*.

MEMBRANE 16d.

Sept. 24. John Greyndore of Abenhale and Ralph Greyndore of Mitcheldean
Westminster. (*Magna Dene*) of Gloucestershire to Thomas de Bukyngham. Recognisance for 26 marks, to be levied, in default of payment, of their lands and chattels in the said county.

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Membrane 16d—cont.

Sept. 14. To the sheriff of Cantebrige. Order by mainprise of John Wyse-
Westminster. bech and Richard Pyke of Staunton of Cambridgeshire, John Pakynton
of London 'sadeler' and John Kynnys of London 'sadeler' to stay
the further publication of the exigents against Henry Marlebergh
chaplain, and the taking of his body; as William Lowet lord of Lys-
cumbe and Alice his wife are impleading the said Henry in Cambridge-
shire before the justices of the Bench for an alleged debt, and defendant
is there put in exigents to be outlawed for that he came not before
the said justices to answer them, being altogether without knowledge
thereof: and the defendant has petitioned the king for a stay, shewing
that he is ready so to answer and stand to right in all things; and the
said John and the others, appearing in person in chancery, have main-
perned under a pain of 10*l.* to have his body before the said justices
the day the writ of exigents is returnable.

Sept. 17. To the sheriff of Oxford. Order to stay until the quinzaine of
Westminster. Michaelmas the execution of the king's writ concerning the goods
and chattels of Edmund Rose, releasing any distress by him made;
as by virtue of an exchequer writ the said Edmund is distrained for
37*l.* of a prest, 10 marks for the keeping of a third part of the manor
of Peryndon, and 7 quarters of oats by him owed to the king as the
king has learned; and the king would shew special favour to the said
Edmund, who is by the king's order abiding on his service in the island
of Jersey upon the furnishing of the king's castle.

Sept. 27. Clement Merk the king's serjeant is sent to the prior and convent
Havering of Bath to take for life such maintenance in that house as Hugh
manor. Styventon 'fauconer' deceased in his life time had there at the king's
command.
By p.s. [31085.]

Writing of William Martyn of Leycestre, being a general release to
John Cook of Leycestre of all actions real and personal. Dated
London, the parish of St. Bride Fletstrete, Monday the feast of St.
Edward the King 50 Edward III.

Memorandum of acknowledgment in the chancery at Westminster,
14 October.

Oct. 15. Peter de Bratton to John bishop of Bath and Wells. Recognisance
Westminster. for 20*l.*, to be levied, in default of payment of his lands and chattels
in Somerset.

Charter of Roger de Asshebournham, giving with warranty to
Hugh de Badewe knight, Walter Frost, Ellis Thorp, Sir Robert de
Chilton chaplain, Sir Thomas de Cuntasthorp chaplain, Thomas Joel
clerk and Henry de Crofton, their heirs and assigns, his manor of
Gasselyns with appurtenances in Hatfeld and Beyford, and all his
lands in Brykyndon, Holewell and Hertfordyngbury and in Hatfeld
and Beyford co. Hertford, which he had by gift of Simon Leke
knight, with homages, rents, services, reversions, liberties, warrens,
meadows, feedings, pastures, commons, woods, groves, fishponds,
fisheries etc. Witnesses: Robert de Louthe, John Olneye, John
Lodeford, John Dauneye, John Medebroke, Simon Pekkevyle, Robert
Pomesbourne. Dated Beyford, Tuesday before St. Luke 50 Edward III.

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Membrane 16d—cont.

Writing of Roger de Asshebournham, being a letter of attorney appointing Sir William Hyndeleghe rector of Esyngdene, William Berdene, John Crouche and Robert Bret to deliver to Hugh de Badewo knight, Walter Frost, Ellis Thorp, Sir Robert de Chilton chaplain, Sir Thomas Cuntasthorp chaplain, Thomas Joel clerk and Henry Crofton seisin of his manor of Gasselyns with appurtenances in Hatfeld and Beyford co. Hertford, and of all his lands etc. in Brykyndon, Holewell and Hertfordyngbury and in Hatfeld and Beyford, according to his charter. Dated (*as the last*).

Memorandum of acknowledgment of the foregoing charter and writing, 16 October.

Writing of John Mildenhale 'carpenter' of Cantebrigge, being a bond to Thomas Rokwode in 20*l.* payable at Rothyng Abbess on the Purification next. Dated Rothyng Abbess, Thursday after St. Edward the King 50 Edward III.

Memorandum of acknowledgment, 16 October.

Letters patent of John Bullok of Folquardeby, reciting that he being seised in fee simple of a messuage, 15 acres of land, 1 acre of meadow and 4 acres of moor in Folquardeby co. York, and of the reversion of 9 acres of land in that town held in dower of his heritage by Margaret his mother who was wife of John Bullok, by deed indented bearing date Folquardeby the feast of *Corpus Christi* 49 Edward III made a lease of the premises for six years from Martinmas 49 Edward III to William Pyot of Gerlethorp at a rent of 15*s.* a year payable at Whitsuntide and Martinmas by even portions; that he then by deed of feoffment bearing date Folquardeby 8 September that year made a feoffment in fee simple thereof and of the said reversion to Robert de Gerlethorp clerk, his heirs and assigns, taking of him a sum of money fully paid, that William Pyot surrendered his estate therein to the said Robert, that by collusion between him and others of his counsel to disturb the said Robert of his bargain, the said William coveting that the said John should have enfeoffed him and his heirs for ever thereof, they surmised a false deed of rent charge, whereby the said John granted to the said William and to his heirs for ever 20*s.* yearly to be taken of the premises, whereas save the aforesaid lease no bargain was ever made between the said William and John concerning the premises, and no payment was ever made, which deed bears date before the feoffment made to the said Robert, as the said William has told the men of the country, and that on 11 September 49 Edward III at Gerlethorp the said William caused the said John to be brought to his house there and by force made him seal the said false deed against his will, which deed the said John hereby acknowledges to have been sealed three days after the feoffment made to the said Robert, and binding himself during his life so far as he may to prove all these matters before all judges and others whatsoever. Dated London, in presence of Thomas Cornewaleys alderman, William de Stokesby, Thomas Methelane, William Sharpyng citizens of the said town, 21 October 50 Edward III. *French.*

Memorandum of acknowledgment, 21 October.

Oct. 22. William de Karlell clerk to Thomas de Middelton canon of the Westminster. church of Ferns in Ireland and prebendary of Crospatrik therein.

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Membrane 16d—cont.

Recognisance for 200 marks payable 40 marks at Midsummer 1378, and thenceforward 40 marks a year, to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in Ireland.

MEMBRANE 15d.

Writing of Anne countess of Pembroke and dame de Mauny, being a lease with warranty for ten years to her mother Margaret Mareschall countess of Norfolk and dame de Segrave of all the said Anne's castles, honours, towns, manors, lands, rents, services and customs of free men and neifs, fees, advowsons of abbeys, priories, parish churches, chapels and chantries, liberties, warrens, parks, chaces, fisheries etc., rendering one rose yearly at Midsummer for all services, claims and demands and performing the services and charges of right due for the same, provided that if her said mother shall die within that term the premises shall revert wholly to the said Anne in her former estate. Dated London, St. Matthew's day 50 Edward III. *French.*

Memorandum of acknowledgment at London, 12 October, before John Knyvet knight the chancellor and William de Burstall keeper of the rolls of chancery.

Indenture made between Margaret Mareschall countess of Norfolk and dame de Segrave of the one part and Anne, her daughter, countess of Pembroke and dame de Mauny of the other part, witnessing a grant made by the said Anne to her said mother of all the manors, lands, rents and services, customs, franchises, liberties, warrens, parks, fisheries and the profits thereof arising, the wardship whereof the king by letters patent has granted and to farm let to the said Anne until the full age of John son and heir of Sir John de Hastynges earl of Pembroke her husband, the same having come to the king's hand by reason of the nonage of the said heir, paying to the king the farm to him reserved by the said letters patent and all other charges whatsoever, provided that if her said mother shall die within that term, the premises shall revert to the said Anne during the same term, this grant notwithstanding; and covenant by the said Margaret that if her said daughter shall survive her during that term she shall hold the premises as aforesaid, and the said Margaret's executors shall be bound to discharge the same toward the king and every other of all manner of farms and charges for the time that the said Margaret shall have the occupation thereof. Dated London, St. Matthew's day 50 Edward III. *French.*

Memorandum of acknowledgment by the parties (*as the last*).

Writing of Anne countess of Pembroke and dame de Mauny, being a surrender to her mother Margaret Mareschall countess of Norfolk and dame de Segrave of all her estate in the castle and lordship of Strughuyll with the town of Chippestowe and in the manor of Todenham which, by deed indented of 12 July 46 Edward III, the said Margaret granted and to farm let to the said Anne and John de Hastynges earl of Pembroke her husband for forty years, with all royalties, franchises, seignories etc., and with all the said Margaret's lands in Wales thereto pertaining; this surrender being made upon condition that, if the said Margaret shall die within the said term of

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Membrane 15d—cont.

forty years in the life time of the said Anne, the said Anne may enter again and hold the premises until the end thereof. Dated London, St. Matthew's day 50 Edward III. *French.*

Memorandum of acknowledgment (as above).

Writing of John de Terstwode, son and heir of William son of Richard de Terstwode and Elizabeth his wife, being a quitclaim with warranty to Joan who was wife of William Malewayn, and to Isabel de Camoys abbess of Romesey and her successors, of a mill, 2 acres of land, 8 acres of meadow, 7 acres of wood, 100 acres of pasture and 100 acres of turbary in Terstwode now held for life by the said Joan with remainder to the said abbess and her successors, of which, by virtue of a fine levied in the late king's court before the justices of the Bench in the octaves of Michaelmas 11 Edward II, between Richard de Terstwode plaintiff and Thomas de Grymstede deforciant of the manor of Terstwode and appurtenances, he the said John de Terstwode lately in the king's court before the said justices at Westminster craved execution against the said Joan; as he is now informed by many evidences produced to him that the premises are not comprised in the said fine nor were they parcel of the said manor at the time the same was levied. Witnesses: Hugh de Camoys knight, Walter de Haywode, Thomas le Warner, William de Houghton, William de Putton, Alan Sampson, John Forster (Forester) of Romeseye. Dated Romeseye, Sunday the feast of St. Margaret 50 Edward III.

Writing of John de Terstwode, son and heir of William son of Richard de Terstwode and Elizabeth his wife, being a quitclaim with warranty to Richard atte Forde and Agnes his wife, and to Isabel de Camoys abbess of Romesey and her successors, of a messuage, 20 acres of land, 2 acres of meadow and 2 acres of wood in Terstwode now held for life by the said Richard atte Forde and Agnes with remainder to the abbess and her successors, of which, by virtue of a fine levied in the late king's court before the justices of the Bench in the octaves of Michaelmas 11 Edward II between Richard de Terstewode plaintiff and Thomas de Grymstede deforciant of the manor of Terstwode with appurtenances, he the said John lately in the king's court before the said justices at Westminster craved execution against the said Richard atte Forde and Agnes; as he is now informed by many evidences produced to him that the premises are not comprised in the said fine, nor were they parcel of the said manor at the time the same was levied. Witnesses and date (*as the last*).

Memorandum of acknowledgment of the foregoing writings in the chancery at Westminster, 17 October.

MEMBRANE 14d.

Indenture witnessing a grant made by Walter fitz Wauter lord of Wodham to Ellen Jerome of a yearly rent of 10*l.* to be taken after the death of Sir Walter fitz Wauter son of Sir Robert fitz Wauter uncle of the grantor, if he shall die without issue, of the manor of Flete at Michaelmas and Easter by even portions during the said Ellen's life upon the conditions following, namely that if she be wedded to the said Sir Walter the uncle or shall take him for husband in time to come this grant shall be void, that payment shall be in

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Membrane 14d—cont.

suspense during the life of Sir Walter the uncle and of his issue if in time to come he shall have any, that if he shall die without issue, or his issue shall die without issue in her life time, this grant shall take effect and not otherwise, granting the said Ellen power to distrain for arrears in the said manor under the conditions aforesaid, and to her executors and administrators likewise if the rent be in arrear at her death : and to put her in possession thereof the grantor has this day at the said manor paid her 12*d.* Dated London, 5 October, 50 Edward III. *French.*

Memorandum of acknowledgment, 26 October.

Charter indented of Walter fitz Wauter knight lord of Wodeham, son of Sir John fitz Wauter knight, giving with warranty to Walter fitz Wauter the elder his uncle for life, without impeachment of waste, two thirds of all lands, knights' fees, rents and services in the town of Flete, which were lately of Dame Joan fitz Wauter, as fully as Thomas de Coulyng lately granted the same and the third part thereof to the said Joan for life by a charter of four parts, to hold of Walter the grantor and of his heirs by the service of one rose yearly, performing the services thereof due and accustomed to the chief lords of the fee, with reversion to the said Walter the grantor and to his heirs ; also giving with warranty to his said uncle and to the heirs of his body the third part of the premises as fully as he had the same by his said uncle's gift and feoffment, with reversion for lack of issue to Walter the grantor and to his heirs ; and this feoffment is made upon condition that if Ellen Jerome was heretofore wedded to the said Walter the uncle, or if he shall hereafter take her to wife, or if he shall grant to any person any rent of the premises or parcel thereof otherwise than during his own life only, it shall be lawful for Walter the grantor and for his heirs to enter again and hold the premises in his former estate, also that if the said Walter the uncle shall alien the premises or any parcel thereof in fee to any person, or make a release thereof with warranty to any person being in possession thereof, it shall likewise be lawful for Walter the grantor to enter again and hold the same his feoffment notwithstanding. Dated London, 25 October 50 Edward III.

Memorandum of acknowledgment by the parties, 26 October.

Charter of John Wombe of Hempstede, giving with warranty to William Bateman of Harleton, Hugh Imworth, John Payn of Swafham, Thomas Colbayn, Thomas West of Branketre and John Heldere of the same, their heirs and assigns, his whole manor called Olmestede Halle with all his lands in Olmestede co. Cantebrigge sometime of Robert de Olmestede, and all his lands with services of free tenants and neifs in the towns of Hempstede, Bompstede Helyon and Fynchyngfeld co. Essex. Witnesses : William Lavenham, William Alewyn, Robert de Lynne, William Bennygton, Edward Bondysssh. Dated Hempstede, Wednesday after All Saints 50 Edward III.

Memorandum of acknowledgment, 6 November.

Nov. 10. John de Herle knight and Andrew de Herle to Robert de Kendale Westminister. knight. Joint and several recognisance for 40*l.* payable by instalments ; to be levied, in default of payment, of their lands and chattels in Worcestershire,

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Membrane 14d—cont.

Charter of Robert de Bernetby of Barton upon Humber, giving with warranty to Peter Gyke of Barton clerk, John de Ouresby, Richard de Beseby of the same, John de Theleby of Thelby by Burton, John de Otteby of Kelby, Robert Batmane of Barton and John Browne son of John Browne of Bernetby, their heirs and assigns, all messuages, tofts, crofts, lands, rents, meadows, services and reversions in Barton upon Humber which the grantor has at this date in the town, territory and meadows of Barton. Witnesses: Sir Thomas de Kydale knight, John de Repyngale then steward of the lord of Barton, John de Wyllughby clerk of his court and council, Richard de Louth then bailiff of Barton, Hugh de Feriby of Barton, William de Garton of the same, William Smyth of the same John atte Brigge of the same. Dated Barton upon Humber, Thursday after Michaelmas 1376, 50 Edward III.

Memorandum of acknowledgment, 10 November.

Charter of Robert de Bernetby of Barton upon Humber, giving with warranty to Peter Gyke of Barton clerk, John de Ouresby, Richard de Beseby of the same, John de Theleby of Thelby by Barton (*sic*), John de Otteby of Kelby, Robert Batmane of Barton and John Browne son of John Browne of Bernetby, their heirs and assigns, all lands, rents, services and reversions in Bernetby, Grymesby and South Feriby which the grantor has at this date. Witnesses and date (*as the last*).

Memorandum of acknowledgment, 11 November.

MEMBRANE 13d.

Charter of Hugh de Hastynges knight, giving with warranty to Nicholas de Everyngham and Clement Walsche clerk, their heirs and assigns, the manor of Norton co. York with advowsons, knights' fees, reversions of dower and other life estates, rents, services, customs of free tenants and neifs and other appurtenances whatsoever, except the manor of Fenwyk and all his lands, rents, services and customs of free tenants and neifs, his meadows, woods, commons, feedings and pastures in the town and fields of Fenwyk or to the manor of Fenwyk belonging. Witnesses: Sir William de Morle, Hamon de Felton, Roger de Welsham and William de Scargile of Yorkshire knights, Thomas de Wynggefild, Roger de Wolfreton, John Gerard, John de Stobbes, John de Wynteworth. Dated London, Friday after St. Botolph 50 Edward III.

Charter of Hugh de Hastynges knight, giving with warranty to John de Rouldeston and Thomas de Froskebek clerks, their heirs and assigns, his manors of Elsyng and Wesenham co. Norfolk, and Monuwedene co. Suffolk with the advowsons, knights' fees, reversions of dower and other life estates, rents, services and customs of free men and neifs, and other appurtenances whatsoever. Witnesses: Sir William de Morle, Sir Hamon de Felton, Sir Roger de Welsham knights, Thomas de Wynggefild, Roger de Wolfreton, John Gerard. Dated (*as the last*).

Memorandum of acknowledgment of the foregoing charters, 4 November.

Indenture made between Sir Brian de Stapelton knight of the one part and Gilbert Talbot and Margaret his wife of the other part,

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Membrane 13d—cont.

witnessing a grant made by the said Brian to the said Gilbert and Margaret for their lives of a yearly rent of 100 marks to be taken at the Annunciation and Michaelmas by even portions of the manor of Wighhall, fifteen messuages, one carucate ten bovates and 12 acres of land and 10s. of rent in Wighhall, Edelyngton, Skelbroke and York, whereof the said Brian is now seised in fee simple, and of the manors of Roughford and Clifford and all the lands in Yorkshire whereof he is likewise seised, with power to distrain for arrears within the county and without, binding himself and his heirs to payment, and he has paid 1*d.* in name of seisin, upon these conditions: that so long as he, his heirs or assigns, shall pay to the said Gilbert and Margaret or one of them or to any other bearing an acquittance from them or one of them in the 'Gilhall' of London at Whitsuntide or 21 days after Michaelmas following and at Martinmas or the quinzaine of St. Hilary following by even portions 100 marks yearly reserved by a fine levied in the king's court between the parties of the said manor of Wyghhale and other lands, and so from year to year during the said Margaret's life, taking acquittance for every payment under the said Gilbert's seal of arms, and under the seal used by the said Margaret if the said Gilbert be out of England or dead in her life time, payment being made to the said Gilbert at the place and last day of payment limited in case the said Margaret shall die after Whitsuntide or Martinmas before payment made for that term, the said Gilbert and Margaret making no distress between the said terms and the last days of payment so limited, the rent hereby granted shall remain in suspense; that after the said Margaret's death the same shall be void, and this deed shall be delivered up to the said Brian or to his heirs; and that payment of the rent hereby granted shall begin upon default of payment of the rent reserved as aforesaid, taking no arrears of the rent hereby granted for former times, no payment or tender made at any other place than the 'Gilhall' as aforesaid being alleged or pleaded in discharge of the said Brian, his heirs or assigns. Dated Thursday, 6 November 50 Edward III. *French.*

Memorandum of acknowledgment by the said Brian and Gilbert, 6 November.

Indenture of defeasance of a statute merchant made at London for 400*l.* payable at the Purification next wherein Robert de Swylyngton knight the uncle is bound to Gilbert Talbot, upon condition that the rent of 100 marks to be paid to the said Gilbert and Margaret his wife during the said Margaret's life by virtue of a fine levied in the king's court between Sir Brian de Stapelton and them of the manor of Wyghhale, fifteen messuages, one carucate ten bovates and 12 acres of land and 10s. of rent in Wyghhale, Edelyngton, Skelbroke and York shall be so paid every year during her life on the 21st day after Michaelmas or the 21st day after Christmas, and the 15th day after St. Hilary or the 15th day after Easter following by even portions in the 'Gihalle' London, acquittance being given for every payment under the said Gilbert's seal of arms, and under the seal used by the said Margaret in case he be out of England or be dead in her life time, and after the said Margaret's death that statute shall be null and void. Dated (*as the last*). *French.*

Memorandum of acknowledgment by the parties, 6 November.

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Membrane 13d—cont.

Nov. 8. Richard Randes is sent to the abbot and convent of Roche, to Westminster. have for life such maintenance in that house as Nicholas Taunt deceased had at the command of the king or of his forefathers.

By p.s. [31154.]

Writing of John Giffard knight, granting to John bishop of Bath and Wells, his heirs and assigns, a yearly rent of 20*l.* to be taken at Christmas, Easter, Midsummer and Michaelmas by even portions of the manor of Ichulle co. Suthampton, with power to distrain for arrears; and he has delivered to the bishop 1*l.* in name of seisin, binding his heirs and executors and all his goods for payment. Dated 10 November 50 Edward III.

Memorandum of acknowledgment, 11 November.

Charter of Walter de la Lee knight, giving with warranty to Richard Ravenser, Thomas Strete clerks, Robert de Teye, William Baud knights, John Bataile, Thomas Bataile, John de Boys, Geoffrey Hundene, William Giffard, Walter Arderne, John Martell, John Quynyld, Henry Sparke and Robert atte Watere, their heirs and assigns, his manors of Berwaldon, Coppedehalle and Great Leighes called Gobions, with homages, services etc., and all his lands, rents and services in Essex. Witnesses: Robert Marny, John de Sutton, Richard de Sutton knights, John de Gildesborgh, Thomas de Hynton, John Olivere, Thomas Baynard, John atte Halle, Robert atte Forde. Dated Berwaldon, Thursday the feast of St. Luke 49 Edward III.

Charter of Walter de la Lee knight, giving with warranty to Richard de Ravenesere, Thomas Strete clerks, Robert de Teye, William Baud knights, John Bataille, Thomas Bataille, John de Boys, Geoffrey Hundene, William Giffard, Walter Arderne, John Martell, John Quynyld, Henry Sparke and Robert atte Watere, their heirs and assigns, his manors of Aldebury, Cokhamstide, Brent Pelham called Chambirlains, Herteshoo Darcies, Wallyngton, Clothale, Comberlowe, Thacheworth and Pachendene with homages and services, his lands etc. called Quynehawes, and all other his lands, rents and services in Hertfordshire. Witnesses: Thomas de Fyttelyng, John le Haye knights, Richard Braghing, John Basset, John Ruggewyn, Thomas Bocock. Dated Aldebury, (*as the last*).

Memorandum of acknowledgment of the foregoing charters, 13 November this year.

MEMBRANE 12d.

Indenture made between Gilbert Talbot and Sir Brian de Stapleton, witnessing the defeasance of a recognisance in 600 marks by the said Brian made in chancery to the said Gilbert, and of a recognisance in 1000 marks likewise made to the said Gilbert, the first upon condition that the said Brian, his heirs or executors, shall pay to the said Gilbert and Margaret [his wife] or one of them, or to any other bringing an acquittance under the said Gilbert's seal of arms or the seal used by the said Margaret, 300 marks in the 'Gihall' London, to wit 100 marks at Whitsuntide next, 100 marks at Martinmas following, and other 100 marks at Whitsuntide following, the other upon condition that whereas the said Gilbert and Margaret ought

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Membrane 12d—cont.

by fine in the king's court to release or grant to the said Brian and to his heirs the manor of Wyghhale, fifteen messuages, one carucate ten bovates and 12 acres of land and 10s. of rent in Wyghhale and Edelyngton, Skelbroke and York, which they hold for the said Margaret's life with reversion to the said Brian, subject to a yearly rent of 100 marks payable at Whitsuntide and Martinmas by even portions to the said Gilbert and Margaret during the said Margaret's life with power to distrain, and whereas to secure payment thereof the said Brian shall by indentures between the parties grant to the said Gilbert and Margaret other 100 marks of rent to be taken of the premises comprised in the said fine and of the manors of Roughford and Clifford and all other the said Brian's lands in Yorkshire, and those indentures shall be made according to the purport of a note thereof made, indented and agreed and not sealed, without the said fine the said Brian shall sue execution of the premises comprised in the said fine, or within eight days shall enter thereupon by force of the said fine as the law may suffer him to do. and within eight days after execution sued or entry made the said Brian or his heirs being in possession and so seised of the premises, and being likewise seised of the said manors, in fee simple and not in fee tail, whereby the premises are chargeable with rent and distress for the same, amounting in true value to 100 marks a year at least over and above all charges, he or his heirs shall cause the said indentures to be sealed and enrolled of record in chancery, and if the said Brian shall die before such sealing and enrolment, his heir being within age, the heir shall so do on coming of age, and shall deliver the indenture so sealed and enrolled to the said Gilbert and Margaret or one of them or to their attorney delivering the other part to him under the said Gilbert's seal in the king's great hall at Westminster. Dated 1 November 50 Edward III. *French.*

Memorandum of acknowledgment by the parties, 6 November.

Indenture of defeasance of a statute merchant made at London whereby William Holm is bound in 400*l.* to Gilbert Talbot, upon condition that the rent of 100 marks payable to the said Gilbert and Margaret his wife during her life by virtue of a fine levied in the king's court between Sir Brian de Stapelton and the said Gilbert and Margaret of the manor of Wyghhale, fifteen messuages, one carucate ten bovates and 12 acres of land and 10s. of rent in Wyghhale, Edelyngton, Skelbroke and York shall every year be paid on the 21st day after Michaelmas and the 15th day after St. Hilary by even portions in the 'Gilhalle' London, every acquittance being under the said Gilbert's seal of arms or under the seal used by the said Margaret in case he shall be out of England or dead in her life time. Dated Thursday, 6 November 50 Edward III. *French.*

Memorandum of acknowledgment by the parties, 6 November.

Indenture of defeasance of a statute merchant made at London by Sir Brian de Stapelton whereby he is bound to Gilbert Talbot in 400*l.* payable at the Purification next, upon condition that the rent of 100 marks payable to the said Gilbert and Margaret his wife for her life by virtue of a fine levied in the king's court between the said Brian and the said Gilbert and Margaret of the manor of Wyghhale, fifteen messuages, one carucate ten bovates and 12 acres of land and 10s. of rent in Wighhale, Edelyngton, Skelbroke and York shall every

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Membrane 12d—cont.

year be paid to them on the 21st day after Michaelmas and the 15th day after St. Hilary by even portions, every acquittance etc. (*as the last*). Dated (*as the last*). *French.*

Memorandum of acknowledgment by the parties, 6 November.

Writing of John Lestraunge lord of Walton, being a letter of attorney appointing John Huwet and Richard Warner of Walton to deliver to Roger Lestraunge, Philip vicar of Wellesborne and William de Offechirche clerk seisin of all the lands, rents, services and reversions which he the said John Lestraunge had in Alcrynton, Balscote and Wroxton co. Oxford, Shenyndon co. Gloucester, Tysho, Pylardynton and Lockesleye co. Warrewyk, Totebache, Bradele, Evesham and Goldecote co. Worcester, according to his charter to them made. Dated Long Ichynton co. Warrewyk, Thursday after St. Bartholomew 50 Edward III.

Memorandum of acknowledgment, 8 November.

Indenture made 20 November 50 Edward III between John bishop of Bath and Wells and Sir John Giffard knight, witnessing the defeasance of a yearly rent of 20*l.* to be taken of the manor of Ichulle co. Suthampton, granted by Sir John to the bishop, upon condition that Sir John, his heirs or executors or some other in their name shall pay to the bishop, his heirs or executors, 60*l.* at All Saints next or before that day in the bishop's house without Templebarre, and that Sir John shall make no demise or alienation to any man of the manors of Ichull, Sherston Pynkeneye, Weston and Norton, nor of the moieties or third parts thereof or of any of them, nor charge the same until the bishop be contented of the said sum. *French.*

Memorandum of acknowledgment by the parties, 11 November.

Writing of Walter de la Lee knight, being a quitclaim with warranty to Richard de Ravensere, Thomas Strete clerks, Robert de Teye knight, John Bataille, John Boys, Thomas Bataille, Geoffrey Hundene, John Quynyld, William Giffard, Walter Arderne, John Martell, Henry Sparke and Robert atte Water, their heirs and assigns, of his manors and lands namely Barwaldon, Coppedhalle, Gobions in Great Leyez, Herteshoo and tenements in Claveryng co. Essex, Aldebury Darcys, Pelham Chambirlains, Cokhamstede, the manors of Wallyngton, Cumbirlowe, Clothalle and tenements in Pachenden, Quynhawe, Botilers, Stapulford, Benghoo, Hertford and a moiety of the manor of Tacheworth co. Hertford and Cotenam Fenne co. Cantebrigge, which they had of his gift and feoffment. Dated Aldebury, Saturday the feast of All Saints 50 Edward III.

Memorandum of acknowledgment, 11 November.

Nov. 16. William Purcell* is sent to the prior and convent of St. Bartholomew Westminster. Smythefeld by the city of London, to have for life such maintenance in that house as Maud who was wife of Thomas Colly in her life time had at the command of the king or his forefathers.

By p.s. [31172.]

* In the warrant styled the king's esquire

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MEMBRANE 11d.

Writing of John de Cobeham lord of Cobeham knight, being a quitclaim to Nicholas de Carreu, his heirs and assigns, of the manor of Hoo in the parish of Stoke called 'Malemaynes maner' and the manor of Maythamne in the parish of Rolvendenne, and all other lands, rents, services, farms, reversions and liberties in Kent which he the said John, Robert Bealknap knight and the said Nicholas with certain others lately had jointly by gift and feoffment of William Pympe knight. Dated Stoke, 22 October 50 Edward III.

Memorandum of acknowledgment, 23 October.

Writing of John Asphull, granting to Sir Robert de Teye knight the wardship of all the lands of Thomas Baynard tenant in chief pertaining to the said John by his death and by reason of the nonage of his heir until the full age of the heir, also the marriage of the said heir, as fully as the king by letters patent granted the same to the said John, except the lands pertaining to the manor of the said Thomas in the town of Little Rayne co. Essex; and if the said heir shall die before he come of age his heir being within age, covenant that Sir Robert shall have the wardship and marriage of such heir with the exception aforesaid, and so from heir to heir until one be of age, upon condition that if Richard son and heir of the said Thomas shall so die, his heir being within age, and the king's heirs shall rightfully thrust out the said Robert or those having his estate, the said John, his heirs or executors, shall not be chargeable to recompense them by writ of covenant or otherwise. Dated London, 22 October 50 Edward III. *French.*

Memorandum of acknowledgment, 23 October.

Oct. 23. Robert de Teye knight to John Asphull. Recognisance for 250 Westminister. marks, to be levied, in default of payment, of his lands and chattels in Essex.

Cancelled on payment.

Indenture made between Sir Robert de Teye knight and John Asphull, witnessing the defeasance of the foregoing recognisance, upon condition that the said Robert or someone for him shall pay to the said John, his attorney or executors, 62 marks 6s. 8d. in Westminster hall at the quinzaine of St. Hilary next, and 62 marks 6s. 8d. at the quinzaine of Easter following, whereupon the said John shall be bound to withdraw the same. Dated Westminster, Thursday after St. Luke 50 Edward III. *French.*

Memorandum of acknowledgment by the parties, 23 October.

Oct. 24. Ralph Greindore the younger and William Smyth of Mitcheldean Westminister. (*Magna Dene*) to Thomas de Bokyngham. Recognisance for 20l., to be levied, in default of payment, of their lands and chattels in Gloucestershire.

Writing of John de Kyngesfold, being a general release to Sir Walter fitz Wauter lord of Wodeham of all actions real and personal for debt, covenant, annuity or otherwise. Dated London, 20 September 50 Edward III. *French.*

Memorandum of acknowledgment, 25 October.

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Membrane 11d—cont.

Indenture made between Sir Walter son of Sir John fitz Wauter knight and John de Kyngesfold, witnessing the defeasance of a statute merchant made before the mayor of the staple of Westminster whereby the said Walter is bound to John de Kyngesfold in 800*l.* payable at Easter next, upon condition that the said Walter, his heirs or executors, shall pay to John de Kyngesfold or his executors in the church of St. Paul London 100*l.* at Michaelmas next, 100*l.* at Whitsuntide following, 100*l.* at Michaelmas following, and 100*l.* at Whitsuntide following, or within one month after each of those terms; and after the last payment the said statute shall be delivered up to the said Walter or his executors. Dated London, 26 October 50 Edward III. *French.*

Memorandum of acknowledgment by the parties, 25 October.

Charter of Walter fitz Wauter the elder knight, son of Sir Robert fitz Wauter lord of Wodham, giving with warranty to Walter fitz Wauter lord of Wodham, his heirs and assigns, all the grantor's purparty of the manor of Flete, and all lands, rents and services which he has or ever had in the town of Flete or elsewhere in Lincolnshire. Dated Henham, 1 October 50 Edward III.

Memorandum of acknowledgment, 26 October.

Writing of Walter fitz Wauter the elder knight, son of Sir Robert fitz Wauter knight lord of Wodeham, being a letter of attorney appointing Richard Welby of Multon and John vicar of Multon to deliver to Walter fitz Wauter lord of Wodeham seisin of a third part of all lands, knights' fees, rents and services in the town of Flete late of Dame Joan fitz Wauter mother of the said Walter the elder, and of all his lands in that town or elsewhere in Lincolnshire; directing all his tenants there to be intendant to the said Walter lord of Wodeham. Dated London, 1 October 50 Edward III.

Memorandum of acknowledgment, 26 October.

Writing of John de Asschewelle, being a quitclaim to Sir Robert de Swyllington the uncle and to his heirs of all the lands, rents and services which the said John has or hereafter may have in the towns of Cotes and Hanton co. Leycestre. Dated 31 October 50 Edward III. *French.*

Memorandum of acknowledgment, 3 November.

Nov. 7. Ralph son of Geoffrey de Staunton knight to Henry de Codyngton Westminster. parson of Botelesford. Recognisance for 40 marks, to be levied, in default of payment, of his lands and chattels in Lincolnshire.

Nov. 12. Robert Burgeys of Melton to William Bayford. Recognisance Westminster. for 40*l.*, to be levied etc. in Leycestershire.

Defeasance thereof, upon condition that the said Robert pay 20*l.* at the octaves of St. Philip and St. James next.

Cancelled on payment.

Nov. 12. Robert Bernetby to Peter de Barton clerk, John de Ouresby and Westminster. John de Feriby the younger. Recognisance for 300*l.*, to be levied etc. in Lincolnshire.

Cancelled on payment.

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Membrane 11d—cont.

Charter of Richard de Abberbury knight, giving with warranty to John de Arundell knight son of Richard late earl of Arundell and Surrey, his heirs and assigns, the manors of Shorham and Tadeham co. Sussex and all lands which the grantor had in those towns. Dated 1 November 50 Edward III.

Memorandum of acknowledgment, 14 November.

Nov. 15. Agnes who was wife of Simon Peeche of Great Waltham to John Westminster. Lepynden. Recognisance for 40*l.*, to be levied, in default of payment, of her lands and chattels in Essex.

John Gildesburgh to Robert de Teye knight and Simon de Burgh. Recognisance for 400*l.* to be levied etc. in Essex.

Cancelled on payment.

Nov. 19. Michael Skylling and Hugh Crane of Winchester to John Popham. Westminister. Recognisance for 22 marks payable by instalments; to be levied etc. in the county of Suthampton.

Memorandum that Paravesinus Paravesin merchant of Genoa (*Janua*) and proctor of Moriel de Mari appoints Lewis Gentil merchant of Genoa, and Peter Bergadinus merchant of Venice dwelling in the city of London his attorneys to sue execution of a recognisance for 280*l.* 6*s.*, made in chancery 26 July this year to the said Paravesinus by John Sampson of Plymmouth and Nicholas Fortescu of Plymmouth, to receive the money, make acquittance thereof, and crave that the said recognisance, enrolled above, may be cancelled.

Received by John bishop of Hereford, by a writ which is upon the files for this year.

MEMBRANE 10*d.*

Writing of Roger Juyl, acknowledging that he has this day received of William Talbot a full account of all profits taken by the said William by reason of the marriage of Katherine daughter and heir of Bartholomew Penhergard with Thomas son of John Trengrek, and of her marriage to him the said Roger after the death of the said Thomas, of all the profits taken by the said William and Margaret [his wife] or either of them of all the lands which descended to the said Katherine after her father's death, and of all other profits due to her or on her account received, and that the said William has now paid to the said Roger as the said Katherine's husband all arrears thereupon due, and contented him of all profits due to her from the said William and Margaret and either of them, and releasing to the said William and Margaret and to either of them all actions for debt and account due to the said Roger and Katherine or to one of them, acknowledging also that he has received full satisfaction for all waste committed by the said William and Margaret or by either of them as well in the lands held by the said William and Margaret for the said Margaret's life as in the residue of the said Katherine's heritage, acquitting them and either of them of such waste and damages, and of all debts, accounts and profits to this date which concern the said Roger and Katherine and one of them, and releasing all personal actions for waste, account, trespass and covenant, with covenants that the said William and

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Membrane 10d—cont.

Margaret shall not in time to come be impeached for profits of such marriages or any contract made on the said Katherine's account, that all demises and agreements made by the said William and Margaret or one of them to Richard Mareschal and others in Bodmyn of the tenements of the said Katherine's heritage shall be kept and performed, and that the said William and Margaret shall and may peaceably hold the tenements by them now held in dower during the said Margaret's life in Bodmyn and Bodynyel, confirming the same as dower of the said Margaret, and all lands of that heritage by them now held in dower or otherwise. Dated Bodmyn, Thursday after St. Martin 50 Edward III. *French.*

Memorandum of acknowledgment in the chancery at Westminster, 14 November.

Writing of William Coke knight of Barkshire, being a letter of attorney appointing Sir Robert Symeon knight of Oxfordshire and Robert Mauncell citizen and cutler of London to sue for, receive and recover of Alice who was wife of Peter Coke knight and Thomas son and heir of the said Peter 40*l.* upon their bond to the said William for 80*l.*, and to give an acquittance for the same. Dated London, 4 November 50 Edward III.

Memorandum of acknowledgment, 16 November.

Writing of John Roches knight, reciting a grant made to him, his heirs and assigns, by John Fitz Payn knight of 40*s.* of rent, to be taken during the lives of John Colyngbourne and Edith his wife upon the manor of Draycote Fiz Payn co. Wiltshire, which they now hold for life with reversion to the said John Fiz Payn and to his heirs, and a grant of the reversion of that manor after the death of the said tenants, and reciting an attornment made by them accordingly to the said John Roches, and granting the said rent and reversion with warranty to Master Robert Wichford canon of Salisbury, Michael Skillyng, Walter Skillyng parson of Erchesfonte, Walter Haywode, William Hoghton, John Warner parson of Stoktone and Robert Cranebourne chaplain, their heirs and assigns. Witnesses: Philip Fiz Waryn, Edward Cerne knights, Nicholas Bonham, John Auncel, John Elys, John Wyly, Nicholas Botiller, William Rolf, John Littlecote. Dated Erchesfonte, Thursday the feast of St. Leonard 50 Edward III.

Memorandum of acknowledgment, 19 November.

Charter of John de Gildesburgh, Robert de Muskham clerk, Edmund Warner and John le Rous, granting to Clement Spice and Alice his wife and to the heirs of their bodies, with remainder to their right heirs, the whole manor of Spayneshalle, in exchange for a messuage, 160 acres of land, 8 acres of meadow, 30 acres of pasture, 6 acres of wood and alder wood and 18*s.* of rent in Colcestre, Lexeden, Staneweye, Bergholte and Horkesleye, and for a messuage, 160 acres of land, 12 acres of meadow, 30 acres of pasture, 6 acres of wood and alder wood and 18*s.* of rent in Bockynge, Stistede and Branketre, provided that the grantors shall not be bound to warranty. Dated London, 26 May 49 Edward III.

Memorandum of acknowledgment by John de Gildesburgh and Robert de Muskham, 18 November this year.

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Membrane 10d—cont.

Writing of Ralph Neuman of Manston, being a quitclaim to Edmund de Mortuo Mari earl of March and Ulster and Philippa his wife and to the heirs of the said Philippa of all the lands, meadows, woods, feedings and pastures in Stubhamptone which the said earl and Philippa lately had by grant of Alexander de Tarente, and which were sometime of John Abbey. Witnesses : William de Lucy, John atte Hale, John Hameli knights, Robert Lucy, Stephen Derby, John Antioche, Henry Baret. Dated Tarente Gundeville, Wednesday the feast of the Assumption 49 Edward III.

Memorandum of acknowledgment at Shirburne, Monday after St. Peter's Chair this year, before Walter Perle by virtue of the king's writ of *dedimus potestatem* which is on the files for this year.

Charter of William Paumes of Naburne co. York, giving with warranty to Sir Robert de Swylyngton the uncle knight, John Dyn rector of St. Michael Long Stratton co. Norfolk and Walter de Preston chaplain, their heirs and assigns, his manor of Westhale co. Suffolch and all lands, rents, services and reversions which he shall or may have at this date in Suffolch. Dated the manor of Savoy by the city of London, 20 November 50 Edward III.

Writing of William Paumes of Naburne co. York, being a letter of attorney appointing John Densby and Thomas de Petreburgh to deliver to Sir Robert de Swylyngton, John Dyn rector of Long Stratton co. Norfolk and Walter de Preston chaplain seisin of the manor of Westhale co. Suffolch and all his lands etc. in that county, according to his charter. Dated (*as the last*).

Memorandum of acknowledgment of the foregoing charter and writing in the chancery at Westminster, 20 November.

Writing of Thomas Neketon of Fordham, being a grant and quitclaim with warranty to Walter Sybile, his heirs and assigns, of the manor of Landwade except a cottage called Pomerays, a toft called Hykemannes, and 3 acres of land to the said cottage and toft pertaining. Witnesses : Robert de Parys, William Bateman, Nicholas de Twiford, Thomas Sewall, John Payn. Dated Landwade co. Cantebrigge, 18 November 50 Edward III.

Memorandum of acknowledgment, 22 November.

MEMBRANE 9d.

Sept. 10. To the sheriff of Essex. Order by mainprise of Nicholas Merawe
Westminster. and William Selane of London to stay the taking of the body of John Neuton clerk ; as lately by writ *de judicio* the king ordered the sheriff to take him so as to have him before the justices at Westminster in the octaves of Michaelmas to answer William Denton of Cholchestre concerning an alleged trespass, and he has petitioned the king for a stay, shewing that he is ready to answer at that day, and stand to right in all things ; and the said Nicholas and William Selane, appearing in person in chancery, have mainperned under a pain of 10*l.* to have him before the said justices at the day named.

Writing of John Depple citizen of London, being a quitclaim to Hugh Hamenassh citizen and vintner of London, his heirs and assigns,

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Membrane 9d—cont.

of all right which he has, or may or ought to have, or which may fall to his heirs in the lands which were of Thomas de Curton in the town and fields of Dorteфорde by charter indented of gift and feoffment of the said Thomas. Witnesses: Thomas Schardelowe, Richard Martyn, Thomas Wake, Thomas de Kent, John Wyncham clerk. Dated Dorteфорd, 6 October 48 Edward III.

Memorandum of acknowledgment, 8 October this year.

Writing of Stephen Haym citizen and merchant of Winchester and John Chynnore of London, being a quitclaim to Sir John Caundich knight, William de Aston, William Wynter clerks, Philip de Holgote, Robert Wyk and Geoffrey Dluet (*sic*), their heirs and assigns, of the manor called the Gydyhalle in the town of Haveryng co. Essex, a messuage called Esthous in that town with the lands adjacent, and all lands in the said town which William de Baldwyne citizen and saddler of London had by grant of Robert de Haveryng. Witnesses: John Warde, John Aubrey, Robert Hatfeld, Richard Hodiham, Geoffrey Crymelford. Dated London, 10 September 50 Edward III.

Memorandum of acknowledgment, 13 October.

Oct. 16. William de Saundresdon, William Autryve and Thomas Chaunceux Westminster. to William abbot of Mussenden and William de Bugbrugge clerk. Joint and several recognisance for 100*l.*, to be levied, in default of payment, of their lands and chattels in Bukinghamshire.

Cancelled on payment, acknowledged by William de Bugbrugge.

Oct. 17. William de Stanle and Nicholas de Orell to Thomas de Thelwall Westminster. clerk. Joint and several recognisance for 20 marks, to be levied etc. in Lancashire.

Defeasance thereof, upon condition that the said William and Nicholas or one of them pay 10 marks at the Purification next.

Charter of John Lestraunge lord of Walton, giving to Roger Lestraunge, Philip vicar of Wellesburne and William de Ofchurch clerk, their heirs and assigns, all the lands, rents, services and reversions which he had in Alerinton, Balscote and Wroxston co. Oxford, Shemyndon co. Gloucester, Tysho, Pilardynton and Lokesleye co. Warrewyk, Totebache, Bradele, Evesham and Goldecote co. Worcester. Witnesses: Sir John Oddyngseles knight, Sir John Verdoun knight, Richard Boteler, William Palmer, John Baylli of Southam. Dated Long Ichinton co. Warrewyk, Thursday after St. Bartholomew 50 Edward III.

Memorandum of acknowledgment, 18 October.

Writing of Ellen Venour of Foulescote co. Berksir and William Wynde of London, being a quitclaim to Sir John Caundich knight, William de Aston, William Wynter clerks, Philip de Holgote, Robert Wyke and Geoffrey Dluet (*sic*), their heirs and assigns, of the manor called the Gydyhalle in the town of Haveryng co. Essex, and all lands in that town which William Baldwyne citizen and saddler of London had by grant of Robert de Haveryng. Witnesses: John Warde, John Aubrey, Robert Hatfeld, Richard Odyham, Geoffrey Grymelford. Dated London, 10 September 50 Edward III.

Memorandum of acknowledgment by William Wynde, 21 October.

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Membrane 9d—cont.

Oct. 22. Thomas son of John del More of Lyverpull to Master Richard de Westminster. Wynewyk. Recognisance for 20*l.* payable by instalments ; to be levied, in default of payment, of his lands and chattels in Lancashire.

Oct. 22. Peter Veel knight to Robert de Assheton knight and Ralph de Westminster. Kesteven clerk. Recognisance for 2,000*l.*, to be levied etc. in Gloucestershire.

Cancelled on payment, acknowledged by the said Robert.

Nov. 1. Brian de Stapelton knight to Gilbert Talbot. Recognisance for Westminster. 600 marks, to be levied etc. in Yorkshire.

Cancelled on payment.

The said Brian to the said Gilbert. Recognisance for 1,000 marks, to be levied etc. as aforesaid.

Nov. 4. Robert de Ferrariis knight and Henry de Ferrariis knight to Guy de Westminster. Briene knight. Joint and several recognisance for 200 marks, to be levied etc. in Salop.

Cancelled on payment.

Nov. 15. To the sheriffs of London. Order not to compel Thomas (*sic*) de Westminster. Botesham to find other security by virtue of the king's late writ, and by mainprise of Thomas Raynham, John Frankelayn, William Burdeyn, Bartholomew de Castre, John Werehale and Richard Weston to stay the taking of his body, although at the suit of Walter fitz Johan of London 'goldsmyth,' averring that John (*sic*) de Botesham of London 'goldsmyth' threatened him, the king ordered the sheriffs to cause the said John to come before them, and to compel him to find mainpernors who, under a pain to be by the sheriffs laid upon them for which the sheriffs would answer, would mainpern that he should do or procure no bodily hurt or harm to the complainant, and if the said John should refuse, to commit him to the nearest gaol, there to be kept in safe custody until he would willingly so do ; as on 6 August in the 45th year of the reign Thomas Raynham and the others mainperned under a pain of 200*l.* for the good behaviour of Thomas (*sic*) de Botesham toward the king and people.

Nov. 27. Robert Ferers knight and Henry Ferers knight to Robert de Westminster. Knolles knight. Recognisance for 400 marks, to be levied, in default of payment, of their lands and chattels in Salop.

Cancelled on payment.

MEMBRANE 8*d.*

Writing of Roger Staynley citizen and tailor of London, being a general release to Thomas Driffeld esquire of all actions, complaints, suits and demands real and personal by reason of debt, account, covenant, trespass or other cause whatsoever. Dated Westminster, 20 July 50 Edward III.

Memorandum of acknowledgment, 24 November.

Writing of John Lightfoot of Rokeswelle, being a release and acquittance to Thomas Benyton of Hoobregge of all actions by reason

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Membrane 8d—cont.

of debate between them in the town of Writele and hamlet of la Neulond in the month of July 50 Edward III. Dated Rokeswelle, Sunday the feast of St. Clement the same year. *French.*

Memorandum of acknowledgment, 24 November.

Nov. 18. To the sheriffs of London. Order upon security given by John Westminster. Pountfrayt, Richard Odyham, John Weeche and Richard Sutton of London to stay the execution of the king's late writ against John de Hatfeld otherwise called John Mountagu, Richard de Hatfeld and Dionysia his wife and Thomas de Hatfeld; as upon information received that they purposed to pass or send to foreign parts in order to prosecute there many things to the prejudice of the king and many of his people, the king ordered the sheriffs to cause them to come before them and to compel them and every of them to find mainpernors who, under a pain to be by the sheriffs laid upon them for which the sheriffs would answer, would mainpern that the said John de Hatfeld, Richard de Hatfeld, Dionysia and Thomas should not depart to any foreign parts without the king's special licence, nor there prosecute aught or cause aught to be prosecuted or attempted which might tend to contempt or prejudice of the king or to the hurt of his people, nor send any man thither for the purpose; but the said John Pountfrayt and the others, appearing in person in chancery, have mainperned as aforesaid under a pain of 10 marks.

Nov. 6. To the sheriff of Lincoln. Order by mainprise of John Wythornwyk Westminster. clerk, John Chitterne clerk, John Roderham and Jordan de Barton to stay the execution of the king's writ ordering the sheriff to cause Richard de Weston chaplain to come before him, and to compel him to find mainpernors who, under a pain to be by the sheriff laid upon them, would mainpern that he should do or procure no bodily hurt or harm to Thomas Colville of Lincoln 'bowyer,' and if he should refuse, to commit him to the nearest gaol, there to be kept in safe custody until he would willingly so do, certifying in chancery under his seal the security so taken; as that writ issued at the suit of the said Thomas, averring that the said chaplain threatened him in life and limbs; but the said John and the others, appearing in person in chancery, have mainperned as aforesaid under a pain of 20*l.*

Dec. 1. John Bataille and William Giffard to William de Sepvanz knight. Westminster. Joint and several recognisance for 200*l.*, to be levied, in default of payment, of their lands and chattels in Essex.

Indenture made between Sir Walter de la Lee knight, John Bataille and William Gyffard of the one part and William Septvans knight of Kent of the other part, witnessing the defeasance of a statute merchant in 200*l.* payable at Easter next made to the said William Septvans and his executors before the mayor of London by the said Walter, and of the foregoing recognisance, upon condition that the said Walter, John and William Gyffard or one of them, their heirs or executors or some other in their name shall in the body of the church of St. Paul London before the Resurrection pay 50*l.* to the said William Septvans, his heirs or executors or their attorney bearing an acquittance under the said William's seal or theirs three weeks after Easter next, 50*l.* three weeks after Michaelmas following, 50*l.* three

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Membrane 8d—cont.

weeks after Easter following, and 50*l.* three weeks after Michaelmas following at the same place. Dated Little Wygbergh, 2 December 50 Edward III. *French.*

Memorandum of acknowledgment by the parties, 2 December.

Writing of William de Septvans, son and heir of William de Septvans knight, being a quitclaim with warranty to John de la Lee knight and Joan his wife and to the said John's heirs of the manor called Coppedhalle co. Essex and the advowson of the church. Witnesses: John atte Wode knight, Thomas Tyrel knight, John Harlyng, John de Bampton, Robert de Louthe, John Belevall, Walter Tyrel. Dated Haveryng atte Boure, 4 September 41 Edward III. *French.*

Writing of William de Septvance, son and heir of William de Septvance knight, being a quitclaim with warranty to Walter de la Lee, Robert de Teye knights, Richard de Ravensere, Thomas Strete clerks, John Bataille, Thomas Bataille, John de Boys, Geoffrey Hundene, William Giffard, Walter Arderne, John Martell, John Quynyld, Henry Sparke and Robert atte Watere, their heirs and assigns, of the manor called Coppedehalle in Little Wygebergh co. Essex and the advowson of the church, and of all other lands, rents and services in that town. Witnesses: Thomas Tyrell, Robert Marny, William Wauton, Robert Swynbourne and Richard Waldegrave knights, John Gildesburgh, Robert fitz William, John Bampton, Robert de Louthe, John Belevale, Walter Tyrell. Dated Sunday before St. Katherine 50 Edward III.

Memorandum of acknowledgment of the foregoing writings, 2 December this year.

Indenture made between Sir Walter atte Lee, Sir Robert de Teye knights, Richard de Ravensere, Thomas Strete clerks, John Bataille, Thomas Bataille, John de Boys, Geoffrey Hundene, William Giffard, Walter Arderne, John Martell, John Quynyld, Henry Sparke and Robert atte Watere of the one part and Sir William de Septvance of the other part, reciting a quitclaim with warranty of the manor in Little Wygebergh called Coppedehalle, dated Sunday before St. Katherine 50 Edward III and made by Sir William Septvance to the first parties, and witnessing a covenant that he and his heirs shall not by virtue of that quitclaim or of any warranty therein be bound to warranty, nor to make up the value, if the said first parties be impleaded concerning the premises by any other save the said William or his heirs or Isabel his wife. Dated Tuesday the feast of St. Katherine 50 Edward III. *French.*

Memorandum of acknowledgment by the said Walter atte Lee, Richard, John Bataille, John Martell, Geoffrey and William Giffard, 2 December this year; and by Thomas Bataille and Henry Sparke 5 February 51 Edward III.

Dec. 22. Peter de Cornewaille the king's esquire is sent to the abbot and Westminister. convent of Redyng, to take for life such maintenance in Leomynstre priory, being a cell of the said house, as Robert le Orfevre of Ludelaghe deceased had at the late king's command, By p.s. [31232.]

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MEMBRANE 7d.

Nov. 6. To Henry de Percy, Peter de Maulay, William de Aton, Roger de Westminster. Kyrketon, Roger de Fulthorp, Thomas de Sutton, John Conestable of Halsham, John Bygot and William Percehay. Order not to meddle in performing or exercising the offices of guardian of the peace and justice of oyer and terminer in the town of Kyngeston upon Hull, or other matters therein contained, by virtue of the king's late letters patent appointing them guardians of the peace and eight, seven, six, five, four, three and two of them justices in the Estrything in Yorkshire and to do certain other things in that trithing; as on 9 June last by other letters patent the king appointed Michael de la Pole, the mayor of the said town for the time being, Walter Frost, Peter de Grymesby, Robert de Selby, Robert Sturmy and the said Roger and Roger guardians of the peace and seven, six, five, four, three and two of them justices therein, and to perform in that town singular other the premises.

Nov. 6. To the sheriff of Lincoln. Order by mainprise of John Westminster. Wythornwyk clerk and others to stay the execution of the king's late writ ordering the sheriff to cause Richard de Weston chaplain to come before him etc. (*as above*, p. 463).

Dec. 15. Henry Herbury citizen of London to Robert de Muskham clerk. Westminster. Recognisance for 100 marks, to be levied, in default of payment, of his lands and chattels in the city of London.

Memorandum of defeasance, upon condition that the said Henry shall cause the said Robert to be discharged toward John de Multon knight, by the said John's acquittance, of 50 marks by the said Robert paid to the said Henry in the said John's name, or shall pay those 50 marks again to the said Robert about Whitsuntide next.

Cancelled on payment.

Oct. 28. To the treasurer and the barons of the exchequer. Order, while Westminster. a plea between the king and Joan who was wife of John de Hevenyngham knight concerning the manor of Totham co. Essex is pending before them without debate, or until further order, to stay the demand which they are making by exchequer summons against the said Joan for payment of the issues of that manor to the king's use.

Dec. 13. Alice Roos is sent to the abbot and convent of Shirburne, to have Havering manor. for life such maintenance as William Beausamys in his life time had there at the king's command. By p.s. [31223.]

Dec. 16. To the sheriff of Kent. Order by mainprise of William Westminster. Stamyndone, Thomas de Polle and William Marny citizens and goldsmiths of London and William Polle of London 'fisshmonger' to stay the taking of the bodies of Lawrence atte Hale, John his son and John Herry, bringing this writ before the justices of the Bench; as lately by writ *de judicio* the king ordered the sheriff to take the said Lawrence, John and John if found within his bailiwick, and to keep them in safe custody so as to have their bodies before the said justices at a set day to answer Robert Ware concerning an alleged trespass; but the said William and the others, appearing in person in chancery, have mainperned under a pain of 40*l.*, to have the defendants before the said justices the day the writ *de judicio* is returnable.

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Membrane 7d—cont.

Dec. 20. To the sheriff of Wiltesir. Order, upon the petition of John Bylle Westminster. of Vyse, by mainprise of William de Thornton of Middlesex, Thomas Denys of Vyse of Wiltesir, William Cook of Bampton and Roger Tovy of Oxfordshire to stay the taking of the said John's body, bringing this writ before the king; as the defendant has shewn the king that he is indicted before the guardians of the peace and justices of oyer and terminer in Wiltesir for certain trespasses, that the king has caused the indictment to come before him, that the king has issued to the sheriff a writ to take him for that he came not before the king to answer touching the same, and that he is ready to answer when and where the king shall please, and to stand to right in all things; and the said William and the others, appearing in person in chancery, have mainperned body for body and under a pain of 20*l.* to have him before the king in the quinzaine of St. Hilary.

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Jan. 3. John Killesby the elder is sent to the abbess and convent of Wilton, Havering. to have for life such maintenance in that abbey as John Odiham deceased had in his life time at the command of the king or of his forefathers.
By p.s. [31255.]

Memorandum that on 11 January this year, at Haveryng atte Boure in the king's privy chamber, in presence of John king of Castille and Leon and duke of Lancastre, Henry bishop of Worcester the treasurer, Robert de Assheton knight the chamberlain, Roger de Bello Campo knight, Nicholas de Carreu keeper of the privy seal and others of the household, John Knyvet late chancellor delivered to the king his great seal appointed for the ruling of England in a leather purse sealed up with the said chancellor's seal, and was there discharged of the office of chancellor; and thereupon the king appointed Adam bishop of St. Davids chancellor, and having taken of him an oath caused the said seal to be delivered to him to keep according to the duty of his office.

And having received the said seal, after on the morrow the chancellor opened the said purse at London in the inn of the friars preachers of London in presence of the late chancellor and others of the chancery, and there sealed writs of course and letters patent.

[*Fœdera.*]

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MEMBRANE 6d.

Dec. 1. To S. archbishop of Canterbury. Summons to a parliament at Westminster. Westminster in the quinzaine of St. Hilary next, commanding him to warn the prior and chapter of his church of Canterbury, the archdeacons and all the clergy of his diocese to be present, the prior and archdeacons in person, the chapter by one proctor, the clergy by two. By K. and C.
[*Rep. on Dignity of a Peer*, iv. p. 669.]

The like to Alexander archbishop of York, W. bishop of London, and sixteen other bishops.

[*Ibid.*]

To the abbot of St. Augustine Canterbury. Summons to the said parliament.

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Membrane 6d—cont.

The like to the abbot of St. Albans and nineteen other abbots, the prior of St. John of Jerusalem in England, and the prior of Coventre.

[*Report on Dignity of a Peer*, iv. p. 670.]

To Richard prince of Wales duke of Cornwall and earl of Cestre. Summons to the said parliament.

The like to John king of Castille and Leon and duke of Lancastre, Edmund earl of Cantebrigge and eight other earls, Thomas de Wodestoke constable of England, Henry de Percy marshal of England, William de Latymer and 34 others, including Michael de la Pole styled admiral of the fleet to the northward.*

[*Ibid.*]

To the sheriff of Kent. Order to cause two knights of the shire girt with the sword, two citizens of every city, and two burgesses of every borough therein to be elected and come to the said parliament. It is the king's will that the said sheriff be not elected, nor any other sheriff, nor any man of other condition than that specified above.

The like to singular the sheriffs of England.

[*Ibid.* p. 671.]

To the sheriff of Bristol. Order to cause two burgesses of that county to be elected and come to the said parliament. By K. and C.

[*Ibid.*]

To John de Cavendissh chief justice. Summons to the said parliament.

The like to Henry Asty and eight others.

[*Ibid.*]

To Edmund earl of Cantebrigge, constable of Dovorre castle and warden of the Cinque Ports. Order to cause two barons of every of the said ports to be elected and come to the said parliament.

[*Ibid.*]

MEMBRANE 5d.

Nov. 18. To Roger de Fulthorp and his fellows, justices appointed to survey Westminster. and repair certain walls, dikes, gutters, sewers, bridges, causeways and sluices in Holdernesse. Order to stay until the octaves of Trinity next the making of any process against the tenants of the manor of Brustwyk in Holdernesse or others touching the matters hereinafter mentioned, that in the meantime as well the said justices and others of the king's counsel as Thomas Tyrell or others of the counsel of Ingelram de Coucy earl of Bedeford and Isabel the king's daughter his wife may survey the sewer called Hedonflete, and the justices may fully inform themselves and certify the king concerning the sufficiency thereof and what prejudice (if any) might arise to the king and to the said earl and Isabel, and that the king being fully certified may proceed to final debate of the business as ought to be done according to the

* A name erased after that of the earl of Cambridge. The constable is named after the second earl, the marshal after the eighth. Three lords only are styled *chivaler*, namely William de Morle, William de Aldeburgh and Hugh de Dacre.

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Membrane 5d—cont.

law and custom of England; as lately upon a presentment made before the justices, as the king after learned, that the said sewer ought to be and used to be made 30 feet in breadth and 12 feet in depth, for particular and probable causes laid before him and the council the king caused the process begun thereupon before the justices to be postponed to the octaves of Michaelmas last; and now by complaint of the tenants of the said manor, which is held by the said earl and Isabel of the king's grant for the life of the said Isabel, the king has learned that if the said sewer were made of that breadth and depth the whole country adjacent thereto might be flooded and devastated by the river Humber, to their impoverishment and the prejudice of the said earl and Isabel, and consequently to the disherison of the king and his heirs to whom belongs the reversion of the said manor, which the king will not and ought not to endure.

Nov. 2. To Ralph Basset of Drayton, Edmund Appelby, William Westminster. Flamvyle, John Talbot and Lawrence Hauberk. Order to send without delay to the chancery any inquisition by them taken by virtue of the king's late letters patent appointing them, four, three and two of them to make inquisition by true men of Leycestershire what evildoers and breakers of the peace slew William Hoggesson and Amice Graneby at Reresby, how and at whose procurement that was done, who after knowingly harboured those evildoers, and all other the circumstances, sending also this writ; and if no such inquisition be yet made, order to stay until the octaves of Easter next the taking thereof.

Dec. 1. Richard de Wandesford and Robert de Bekyrton citizens and Westminster. mercers of London to Michael de la Pole knight. Recognisance for 80*l.*, to be levied, in default of payment, of their lands and chattels in the city of London.

Dec. 2. Thomas Leycestre of Fisssherton to John Sutheote citizen of London. Westminster. Recognisance for 40*l.*, to be levied etc. in Wiltesir.

Writing of William Elys of the town of Hoo, Thomas Philpot of of the town of Allhallows in Hoo, John Adecock of the same, Henry Stoke of the town of Stoke and Adam Bedell of the town of Hoo co. Kent, being a bond to Nicholas de Carreu in 204*l.* 6*s.* 4*d.* payable in the church of St. Paul London on the eve of the Purification next. Dated London, 2 December 50 Edward III.

Memorandum of acknowledgment in the chancery at Westminster, 3 December.

Dec. 3. John de Westwicombe to Henry Welwes parson of St. Nicholas Westminster. Bredstret London. Recognisance for 80*l.* payable by instalments; to be levied, in default of payment, of his lands and chattels in Hertfordshire.

Dec. 4. William atte Lee knight to Nicholas Brembre citizen of London. Westminster. Recognisance for 20*l.*, to be levied etc. in Essex.

Dec. 9. Nicholas de Cameryngham to John de Waltham clerk. Recognisance for 6 marks, to be levied etc. in Lincolnshire.

Cancelled on payment.

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Membrane 5d—cont.

Dec. 4. To James le Botiller earl of Ormond, Gerard Fitz Moriz earl of Westminster. Kildare, Nicholas Dagworth, John Keppok and Richard Whyte. Order to stay until further order any process against William de Wyndesore late guardian and governor of Ireland by reason of the indictments or accusations hereinafter mentioned or of any others whatsoever hereafter taken; as lately the king by letters patent appointed them justices to make inquisition by true men of Ireland concerning felonies, seditions, deceptions, forgeries, false alliances, maintenances, challenges, ambidextries, forestallings, regratings, contempts, trespasses, hurts, grievances and excesses whatsoever committed in Ireland against the king and people by any persons whatsoever, to view all and singular the indictments lately taken by the king's command before Robert de Assheton and Robert de Preston and returned in the chancery of England which were sent to them under the king's seal, and to hear and determine all the premises according to the law and custom of Ireland; but the said William being among others indicted concerning such misprisons, the king has set him a day to answer before the king and council touching his indictments and accusations whatsoever, and to do and receive what the law shall direct. By C.

Writing of William Stachesden and Ralph Double citizens (*civi*) and fishmongers of London, being a general release to John de Houden burgess of Newcastle upon Tyne of all actions real and personal by reason of debt, account, trespass, contract or other matter whatsoever. Dated the city of London, Saturday the feast of St. Lucy 50 Edward III.

Writing of William Stachesden and Ralph Double citizens and fishmongers of London, being a like release to John Blakelam and Robert Bullok burgesses of Newcastle upon Tyne. Dated (*as the last*).

Memorandum of acknowledgment of the foregoing writings, 13 December.

Dec. 16. John de Hokkele to Nicholas de Carreu. Recognisance for 16*l.*; Westminster. to be levied, in default of payment, of his lands and chattels in Essex.
Cancelled on payment.

Dec. 20. John Michel citizen and vintner of London to the prior and convent Westminster. of the house of the Mother [of God] of the Carthusian order London. Recognisance for 100 marks, to be levied etc. in the city of London.

MEMBRANE 4d.

Dec. 16. To S. archbishop of Canterbury. Order to summon a convoca- Westminster. tion of the clergy of the province of Canterbury in the church of St. Paul London or elsewhere as he shall think fit at the earliest possible date, and to induce them to grant the king an aid, certifying in chancery the amount of such aid and the terms of payment.

The like to A. archbishop of York to summon a convocation in the church of St. Peter York.

[*Rep. on Dignity of a Peer*, iv. p. 671.]

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Membrane 4d—cont.

Jan. 16. To the abbot of Evesham. Special summons to be present at the
 Westminster. parliament at Westminster in the quinzaine of St. Hilary next for urgent causes affecting the estate and defence of the realm and church of England, although the king by letters patent has granted the abbot for life that he should not be bound to come to any parliament, remembering that he is charged by the king to be present every year with certain his monks in solemn apparel at the anniversary of the late king at Gloucester where his body rests; as in matters so difficult and urgent the king reckons upon the advantage of the said abbot's discretion, without which and the counsel of other the prelates, lords and great men there summoned the king would not deal with the business aforesaid.

[*Rep. on Dignity of a Peer*, iv. p. 672.]

1376.

MEMBRANE 3d.

Sept. 27. To the abbot and convent of Abbotsbury. Order to grant to
 *Westminster. John de Lincoln the king's clerk such a pension of that house as shall beseeem the givers and should bind the receiver to them, making him letters patent thereupon under the chapter seal, and writing again without delay what they will do; as by reason of his new creation the abbot is bound in such a pension to one of the king's clerks at the king's nomination until provision of a benefice be by the abbot made him, and the king has nominated the said John, whose advancement he has at heart. By p.s. [31083.]

Oct. 2. To the prior and convent of Tortreigh. Request to admit Rotelyn
 Westminster. de Astery late servant of the prince [of Wales] to that house, and minister to him such maintenance as Walter Bray deceased had there, making him letters patent under the seal of the house with mention with what he shall so take, for which the king will be bound to them, and writing again by the bearer what they will do at this request; as the king would make provision for the maintenance of the said Rotelyn. By p.s. [31093.]

Oct. 25. To the sheriff of Norfolk. Order by mainprise of John Fastolf,
 Westminster. Simon Baret, Robert Kayle and John Roche of Norfolk, Walter Sibile and John Churcheman of London to stay altogether the further execution of the king's late writ ordering the sheriff to cause Hugh de Riston and others to come before him, and to compel them to find security every man under a set pain for which the sheriff would answer to be laid upon him according to his estate, that they nor any of them should do or procure no bodily hurt or harm to the poor men of the town of Great Jernemuth or any of them, and if they should refuse, to commit them and every of them so refusing to prison, there to be kept in safe custody until they should willingly so do, and if the sheriff has taken any of them for that cause, order to set them free without delay; as by the loud complaint of the commonalty and poor men of the said town the king has learned that they are threatened in life and limbs by great number of the great and powerful men thereof, namely by the said Hugh, John de Beverle, John de Reppes, William Redberd, Thomas Redberd, Richard Elys, Thomas Elys, John Elys, Richard Tate, Henry Beneyt,

* The warrant is dated Havering manor, 27 September.

1376.

Membrane 3d—cont.

Thomas de Stalham, Richard de Beverle, Thomas Box, John Rodynhale, Richard Spicer, William Welbourne, John atte Gappe, Edmund Sylke, Roger Adames, William atte Gappe the younger, William Rokhaghe, John Herward, Thomas Ailsham, Peter Vesselier, Nicholas Wildegos, William Worstede, Robert Howelyn, John Rollesby, Hugh Fastolf, Geoffrey de Fordele and Geoffrey his son, John atte Fenne, Ralph Pampyng, Thomas Drax and Robert de Beverlee; but the said John Fastolf and the others, appearing in person in chancery, have mainperned under a pain of 200*l.* that the defendants or any of them shall do or procure no hurt or harm to the commonalty or poor men aforesaid.

Nov. 15. To the sheriffs of London. Order by mainprise of John Kentwode knight, Thomas Chelreye, William atte Wode of Berkshire and Thomas Louches of Oxfordshire to stay the further execution of the king's late writ ordering the sheriffs to cause Adam Loches knight to come before them, and to compel him to find mainpernors who, under a pain to be by the sheriffs laid upon them for which the sheriffs would answer, would mainpern that he should do or procure no bodily hurt, harm or grievance to Cicely who was wife of John Bohun knight, her men or servants, or to her houses by burning, and if he should refuse, to commit him to Neugate prison there to be kept in safe custody until he would willingly so do, and if the said Adam be taken and imprisoned, order to set him free; as that writ issued at the petition of the said Cicely, averring that the said Adam threatened her in life and limbs, her men and servants, and to burn her houses; but the said John and the others, appearing in person in chancery, have mainperned as aforesaid under a pain of 40*l.*

Nov. 8. To the prior and convent of Roucestre. Request to admit to that house Edmund Tettesworth one of the king's serjeants at arms, and to minister to him such maintenance as Richard de Clopton deceased had, making him letters patent under the seal of the said house with mention of what he shall so take, and writing again by the bearer what they will do at this request; as the king has thought fit to send the said Edmund to them willing to make provision for his maintenance.
By p.s. [31156.]

Sept. 24. To the sheriffs of London. Order by mainprise of Ralph de Westminister. Pynyngton of Lancashire and Nicholas Porter of Middlesex to stay the further publication of the exigents against Stephen Scarlet and the taking of his body, bringing this writ before the justices at Westminster, although lately by writ *de judicio* the king ordered the sheriffs to put the said Stephen in exigents from husting to husting until outlawed if he should not appear, and if he should appear to take him and keep him in safe custody so as to have his body before the said justices on the morrow of St. Martin to answer William de Barowe executor of John de Barowe and John Cretyn of London 'broydurere' and Joan his wife [co] executrix of the said William of the testament aforesaid concerning a plea that he should render them 5 marks; as the said Ralph and Nicholas have mainperned in chancery under a pain of 5 marks to have his body before the said justices at the day named.

[1377.]

Membrane 3d—cont.

Writing of Richard Bereford of Norwich and Katherine his wife, being a bond to Richard Blak citizen of London and Nicholas Horseth of Wygynhale co. Norfolk in 1,000 marks payable in the dwelling house of Simon de Castre clerk at London on the first Sunday in Lent next. Dated Saturday before the Conversion of St. Paul 50 Edward III.

Memorandum of acknowledgment, 27 January this year (*sic*).

[1376-7.]

MEMBRANE 2d.

Agreement, composition and pact made by the good offices of Henry lord de Percy between Thomas Pigot, Hugh de Garwell, John Hudliston, Nicholas Cameryngham, Thomas Serby, John Creton, Gilbert de Kyme, John Clyve, John Grene of Grantham, John Broun, William Kyrnyngton, Sir Ralph de Brokelesby, John Galdham, Richard le Were, Gilbert Messenger of Harliston, Robert Heyford of Seyton, John Wikford, Robert Grantham, Richard Chestirfeld, John Bate, John Derfeld, John Toke, Robert Messyngham, John Chesterfeld, William de Byley, Roger de Taterishale, William Snelston, Walter de Withcall of Barlynges, Henry Bukeden of Staunford, John Warner, Richard de Weston, Thomas Pygot, William Lewyne, Robert Shellere of Appelby, John Wetwang, Robert Barnabe, John Otteby and Robert Bernesby certain merchants of Lincoln and the county thereof and the other neighbouring parts and the following citizens of Florence, namely Peter Marchi, Nicholas Luke factors and proctors or fellows of the fellowship of the Alberti, John Credy, Francis Johan factors and proctors or fellows of the fellowship of Charles de Strociis, Bernard Georgii and Bernard Antonii factors and proctors or fellows of the fellowship of Signor Pazzinus de Strozis and Nicholas Russelli de Strozis of Florence, between whom a dispute was opened before the king or his council, which dispute was yet pending without debate, namely that the dispute should be altogether stayed and no proceeding be therein had until 1 August next, so that the same should remain in the same state and on the same terms as before this agreement began; and without acknowledging themselves bound to the matters herein written the said merchants of Florence promised and in presence of the said lord and others swore upon the gospels and in his hands that they would write to their friends whose proctors, factors or fellows they are, in good faith without fraud or covin to give and procure for the merchants of Lincoln, their proctor or proctors, all aid, counsel and favour they may in the city of Florence and elsewhere in Italy against Thomazinus and Dynus de Blancardis, Nicholas Johan de Perucis of Florence and the fellows late of Arnald Johan de Perucis and their goods, the said Thomas, Dynus and Nicholas having departed with money of the said merchants of Lincoln, to the end they should be thereof contented as they ought to be, or should be satisfied by way of friendly treaty and agreement, and in case no such agreement should be made between the merchants of Lincoln and the defaulters, that they the said citizens of Florence should on 1 August appear before the king or his council at Westminster to terminate the said dispute, and would there wait until the same might finally be determined by judgment of the king's court, and be obedient to such judgment of the court in so far as they are bound to be, this being expressly

[1376-7.]

Membrane 2d—cont.

declared that in the mean time it should be lawful for the said merchants of Florence and every of them without arrest, trouble or disturbance freely to stand with their merchandise and pass throughout the whole realm of England, and thence to pass over sea once or oftener as they would or any of them, provided that they should appear etc. at the said term or at such later term as should be by their proctors appointed; also they and every of them promised and swore each and every of them for all and one for another, and Nicholas Rosselli of the fellowship of Thomas Marchi de Strozis likewise at their command and prayers, that they and every of them should take heed to observe all those promises, and if any of them should not appear at the term aforesaid, that the said Nicholas should appear on 1 December 1377 at Westminster before the king or his representative, there waiting as he ought to do, and being obedient to the judgments of the king's court; and the parties expressly agreed together that, if by reason of the publication by the pope of any processes or general sentence of excommunication or interdict against the men of Florence the said merchants of Florence should by the king and council or by any other having jurisdiction or power be compelled to depart from England, they should not be bound to appear at Westminster on 1 August or at such later term as aforesaid; and that the said merchants of Florence should at their own cost send two or one of them to Italy, namely to the cities of Venice, Padua, Pisa, Ferrara, Perusia and Luca and to all other castles and places which are of the league of Florence, if need be and if by the proctor of the merchants of Lincoln required, to procure so far as they may that the merchants of Lincoln be contented of all debts whereof the merchants of Florence or any of them are bound to content them or any of them, swearing further that they would not trouble or hinder the proctors of the merchants of Lincoln now or hereafter sent to Italy for recovery of such debts, nor so far as in them lies suffer them to be troubled or hindered directly or indirectly, publicly or secretly, within the territory of Florence or elsewhere, but would minister to such proctors all counsel and favour without fraud and covin; and that they would give security in chancery for observance of all things above rehearsed as is used to be done according to the manner and practice of that court.

Record of proceedings before the king and council, having viewed and examined a petition or complaint presented before them by a number of merchants of Lincoln and of the county or parts thereof against the fellowships of the Strocii and Albertini of Florence (*French text follows*), showing that Thomas Blanchard, Dyno Blanchard and Nicholas Johan factors and merchants and fellows of the fellowships of the Albertins and Stroces and all the other companies of merchants of Florence have at divers times since Michaelmas last received of the said English merchants divers merchandise by way of purchase to the value of 10,000*l.* for which as well they as all their fellows are severally bound in divers sums payable at particular terms and places to the said English merchants, as appears by deeds which they are ready to produce, and that the said merchants of Florence are escaped suddenly out of the realm without having recompensed the English merchants for their merchandise, to their undoing and the ruin of the city of Lincoln if a remedy be not applied, and praying

[1376. 7.]

Membrane 2d—cont.

that the goods and persons of merchants of the said companies within the realm may be arrested or otherwise put to answer before the council until such recompense be made or the matter debated according to right; when after viewing the proofs or evidences produced by either party and singular the acts done on either side, the council declared that Nicholas Russelli of the Strocii of Florence and his fellows of that company are in no wise bound to the merchants of Lincoln and Lincolnshire or to any of them, by this sentence acquitting the said Nicholas and his fellows of the said petition and complaint and all process following the same, and imposing silence upon the merchants of Lincoln and Lincolnshire touching the matters therein contained. And after the said Nicholas, notwithstanding that decree, then and there promised the said citizens of Lincoln upon their solemn stipulation that in case John Bat merchant of Lincoln or any proctor of the merchants of Lincoln in the city of Florence or elsewhere may and shall before 1 August next lawfully prove by acknowledgment of the parties, by any witnesses of Italy and especially of the city of Florence, or by notarial instruments duly made, that he the said Nicholas or Thomas Marchi or any other of their fellowship had aught of the goods of Thomas and Dynus Blanchard or of Nicholas Arnaldi, John de Perusia or one of them, this sentence ought to be of none avail to the said Nicholas or his fellows, to prevent their being bound to the merchants of Lincoln and Lincolnshire to make restitution of all they or any of them shall be proved to have of the said goods, and that in such case he the said Nicholas by solemn stipulation expressly binds himself as principal debtor and his fellows to make such restitution to the merchants of Lincoln, willing and promising that the said sentence shall be of no force or avail to avoid this undertaking, which he the said Nicholas has made for Peter Marchi and Nicholas Luce fellows or factors of the fellowship of the Alberti, John Crede and Francis Johan proctors or fellows of the fellowship of Charles de Strociiis, and Bernard Georgii and Bernard Antonii fellows or factors of the fellowship of Signor Paszinus de Strociiis, himself remaining bound as he now is to the said merchants of Lincoln and Lincolnshire, and as contained in a composition between them and the merchants of Florence, from which composition it is not his will or intent to depart by colour of the said sentence.

1376.

Nov. 15. To Thomas de Bello Campo earl of Warrewyk, John de Butte-
Westminster. tourte, John de Clynton, Thomas de Ingelby, Henry de Arderne, William de Burgh, Simon Pakeman and Robert Burgeloun. Order not to meddle further until further order by virtue of the king's late letters patent appointing them guardians of the peace and seven, six, five, four, three and two of them justices of oyer and terminer in Warwickshire, and to do certain other things in the said letters contained, in executing aught therein contained in the town of Coventre; as by other letters patent the king has now appointed the said Thomas de Ingelby and William, Hugh de Segrave, John de Catesby, John de Toft, Simon Lycchefeld, John Percy and John de Herdewyk guardians of the peace and justices of oyer and terminer in that town.

Nov. 8. To the sheriffs and coroner of London. Order, if the facts are as
Westminster. stated, to proceed to take an assize of *mort d'ancestor* arraigned before

1376.

Membrane 2d—cont.

them by Adam Louekyn 'grocer' and Katherine his wife against William Acton and Thomas Haysho (*sic*) parson of St. Michael Bassyng-hawe concerning the seisin of Robert de Ely sometime citizen of London and father of the said Katherine, whose heir she is it is said, of two messuages and two shops in the parishes of St. Nicholas Colde Abbey and St. Mary Monthonhaute in London, and further to rendering of judgment thereupon, doing speedy justice to the parties according to law and to the custom of the city of London; as at the suit of the dean and chapter of the king's free chapel of St. Martin le Grand London, averring that for certain causes set forth in the king's court hurt and prejudice to them might arise if proceedings were had in that assize, the king caused the taking thereof to be postponed; and although after the king ordered the sheriffs and coroner to proceed to take the same provided they should not proceed to rendering of judgment without advising him, they have hitherto deferred so to do, wherefore [the plaintiffs] have prayed that further proceeding should be had and judgment rendered.

Vacated, because otherwise below.

Dec. 23. Thomas de Staunton to Henry de Codyngton parson of Botelesford Westminster. and Thomas de Midilton parson of Rodyngton. Recognisance for 60*l.*, to be levied, in default of payment, of his lands and chattels in Notyngnamshire.

Memorandum of defeasance, upon condition that Thomas de Staunton shall pay 30*l.* in the quinzaine of Michaelmas next.

*Cancelled on payment, acknowledged by the said Henry.**

* Membrane 1*d.* is blank.

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1377.

MEMBRANE 24.

Jan. 26. To John Bygod escheator in Yorkshire. Order to cause Richard Westminster. son and heir of John Hardy of Bolwyk tenant in chief to have seisin of his said father's lands taken into the king's hand by his death and by reason of the said heir's nonage ; as he proved his age before Gilbert de Culwen late escheator, and the king has taken his homage and fealty. By p.s. [31287.]

Feb. 10. To the chancellor of the university of Oxford, the sheriff, and the Westminster. mayor and bailiffs of Oxford and to every of them. Order to cause proclamation to be made in the town and suburbs of Oxford on the king's behalf forbidding any man under pain of forfeiture to carry arms contrary to the peace or attempt aught which may tend to a breach of the peace, or by force or violence or otherwise to hinder or disturb the chancellor etc. in the execution of their office in the said university according to the privileges and statutes thereof, ordering that they shall be suffered freely without let so to exercise the same, and arresting and imprisoning those who do hinder them or who shall offend against such proclamation until they shall make satisfaction for their fault and find security for their good behaviour, so that it shall be a terror to them and to others hereafter rising up against the peace or offending in like manner ; as by complaint of the chancellor and proctors of the university it is shewn the king that lately strife arose between certain masters of the university and the bachelors and scholars of the canon and civil law, that although the said strife was by the king's authority debated by certain prelates of England and appeased and by decree ended, certain of the said masters of their malice have gone contrary to the said sentence and decree, and especially Thomas Persoun, John Bannebury, Thomas Worth, Geoffrey Wyke, John Alkbarowe, Geoffrey de Melton and John de Bokyngham masters of arts and their accomplices by force of arms have hindered and yet from day to day do hinder as well the execution of divers graces and dispensations and the reconciliation of brother John de Wolfreton at the king's command as the execution by the chancellor etc. of their office according to the privileges and statutes aforesaid, and not content therewith cease not to make great number of unlawful assemblies in the university in contempt of the king, to the terror of the people, and to the peril of destroying the university ; and it is the king's will that the peace be kept, the rights and privileges of the university be observed, and that those who infringe the same be put down and punished.

Et erat patens.

Feb. 5. To John Parkere of Olneye escheator in Cambridgeshire. Order to Westminster. cause Edmund brother and heir of John de Sancto Andrea tenant in chief to have seisin of his said brother's lands taken into the king's hand by his death and by reason of the said heir's nonage ; as he proved his age before Thomas de Grenehulle late escheator in Notynghamshire, and the king has taken his homage and fealty. By p.s. [31311.]

1377.

Membrane 24—cont.

Feb. 8. To William Bussy escheator in Lincolnshire. Order to remove the
Westminster. king's hand, and not to meddle further with the manor of Pynchebek
called 'Russell maner,' 40 acres of land and 20s. of rent in Pynchebek
taken into the king's hand by the death of William de Huntyngheld
knight, delivering up any issues thereof taken; as it is found by
inquisition, taken at the king's command by John Dymmok late
escheator, that the said William at his death held no lands in that
county in chief in his demesne as of fee, but by virtue of a fine levied
in the king's court held the premises for life with remainder to
William de Ufford earl of Suffolk, and that the same are held of
others than the king.

Feb. 8. To William Bussy escheator in Lincolnshire. Order to remove the
Westminster. king's hand, and not to meddle further with the manor of Hiptofthallet
in the town of Toft, 36 acres of land and 4 acres of meadow in Toft
and Freston taken into the king's hand by the death of William
de Huntyngheld knight, delivering up any issues thereof taken; as it is
found by inquisition, taken at the king's command by John Dymmok
late escheator, that the said William at his death held no lands in that
county in chief in his demesne as of fee, but by virtue of a fine levied
in the king's court held the premises for life with remainder to John de
Lynstede clerk, and that the same are held of others than the king.

MEMBRANE 23.

Jan. 27. Order to the sheriff of Hereford to cause a coroner to be elected
Westminster. instead of William Deverose, who is dead.

The like to the same sheriff for election of a coroner instead of John
de Hurtesleye.

Feb. 3. Order to the sheriff of Lancaster to cause a coroner to be elected
Westminster. instead of Thomas Fasakerle, who is insufficiently qualified.

*MEMBRANE 21.**

Feb. 14. Order to the sheriff of Devon to cause a coroner to be elected
Westminster. instead of Thomas Boys, who is too sick and aged to exercise that
office.

Feb. 13. Order to the sheriff of Cumberland to cause a coroner to be elected
Westminster. instead of John de Stanlowe, who is dead.

Feb. 12. Order to the sheriff of Roteland to cause a coroner to be elected
Westminster. instead of Thomas Peres of Cotesmore, who is insufficiently qualified.

Jan. 30. Order to the sheriff of Bukingham to cause a coroner to be elected
Westminster. instead of William de Hatfeld, who is insufficiently qualified.

Feb. 20. Order to the sheriff of Oxford to cause a coroner to be elected instead
Westminster. of John Plomer, who is dead.

Feb. 20. Order to the sheriff of Oxford to cause a coroner to be elected instead
Westminster. of Adam Cheselhampton, who is dead.

* The face of *m.* 22 is blank.

1377.

Membrane 21—cont.

Feb. 11. To John Francisci merchant of Pistoja (*Pistorio*) and Augustine Westminster. Benetoun merchant of Luca dwelling in the city of London, and to Roger de Morton citizen and merchant of York. Licence to make a letter of exchange to their fellows dwelling in foreign parts to the amount of 6,000*l.* now or hereafter received by Arnald Garnerii licentiate in laws, the papal nuncio and collector, payable in the [papal] chamber.

MEMBRANE 20.

Feb. 3. To Alan de Buxhill constable of the Tower of London, or to his Westminster. lieutenant. Order to deliver out of the prison of the Tower to Henry de Percy marshal of England or to his attorney without delay, as by the king and council appointed, all the merchants of Florence by the marshal delivered to the constable and lieutenant and there imprisoned. It is the king's will that the constable and lieutenant be thereof discharged toward him.

Feb. 14. To William Walshale escheator in Salop and Staffordshire and in Westminster. the march of Wales adjacent. Order by true men of his bailiwick to make inquisition what goods and chattels of felons and fugitives therein are concealed and withdrawn from the king, by whom, when and how, the description and value or price thereof, and to whose hands they are come, and to do further what pertains to his office in that behalf, certifying in chancery under his seal and the seals of the jurors such value or price and description, and all his action in the matter, and sending again this writ ; as the king is informed that great number of goods and chattels of divers men there, some of whom were heretofore outlawed in felonies and otherwise, and others by reason of felonies by them committed became fugitives, wherefore the same pertain to the king as forfeit, are unlawfully concealed and withdrawn to the king's prejudice, and it is the king's will to provide for saving him harmless herein, and to be fully certified by the escheator.

MEMBRANE 19.

Feb. 15. To Ralph Waleys escheator in Gloucestershire and Herefordshire. Westminster. Order not to meddle with the priory of Lanthony by Gloucestre while void, or with aught thereto pertaining, restoring to the subprior any issues thereof taken, but it is the king's will that John Lucy shall abide with the subprior with two horses and two grooms if he will, to keep the same in the king's name not meddling with the goods of the house within or without, and not wasting, taking or having aught save reasonable estovers as in victuals by exhibition of the subprior or his representative only during this vacancy, according to the late king's command ; as upon the finding of an inquisition, taken by John de Hampton escheator in Gloucestershire, Herefordshire, Salop and Staffordshire, that Humphrey de Bohun sometime earl of Hereford and Essex and constable of England by charter granted to the subprior of the said priory for the time being that upon the cession, death or deposition of the prior thereof he, with a man of the said earl's by the said earl or his heirs joined with him, should have the keeping of the priory and of all appurtenances thereof until the prior elect should be canonically confirmed, so that the man aforesaid should dwell meanwhile in the priory with two horses

1377.

Membrane 19—cont.

and two grooms if he would, not meddling etc. as aforesaid, that the said earl gave to the subprior and convent power so often as they should be without a prior freely to elect a fit person of the bosom of their church or from elsewhere without let of the earl or his heirs, so that he should be presented to the earl or his heirs as the patrons, that from the time of that charter at every vacancy of the priory the subprior had the keeping and administration of all goods temporal and spiritual to the priory pertaining, disposing thereof at will, without that that the earl or his heirs meddled with the priory from the date of the said charter save by joining a man with the subprior and convent who had his maintenance as aforesaid, and that the subprior and convent continued that gift without change at every vacancy, the said late king on 30 March in the 17th year of his reign commanded the said escheator not to meddle with the priory, being then void, nor with aught thereto pertaining, restoring to the subprior any issues thereof taken; and it is the king's will to save harmless the priory, now void by the death of brother Simon de Brokworth the last prior it is said, and in the king's hand by reason of the nonage of the daughters and heirs of Humphrey de Bohun earl of Hereford and Essex tenant in chief.

The like to the following, omitting the clause concerning John Lucy :—

Thomas Sewale escheator in Bedfordshire.

Nicholas de Somerton escheator in Wyltesir, Oxfordshire and Berkshire.

Feb. 20. To all the king's bailiffs and lieges to whom etc. Order not to
Westminster. trouble or grieve the now bishop of Ely or the prior and convent of Ely in aught contrary to the charters of former kings and to the king's confirmation; as among other liberties granted to them thereby it is granted that they and their successors for ever shall have and hold the Isle of Ely with the waters, marshes, and all appurtenances thereof free and quit of all demand of the king, that in the lands of the church of Ely which are without the isle, in feedings, meadows, woods, waters, moors and marshes within the borough and without, they shall have soc and sac, 'thol' and 'theam,' 'infangenethef,' 'futwite' and 'ferdwite,' 'hamsokne,' 'grithbrich' and all other amendable forfeitures save treasure, and that the church of Ely and the men of their lordships shall in all the king's land be quit of toll whether in selling or buying, of passage, geld and [da]negeld, and of the common forfeiture of shires and hundreds; and the king by charter has confirmed those charters, granting moreover to the said bishop, prior and convent that they and their successors should thenceforward without trouble or let of the king or his heirs, their justices, escheators, sheriffs, bailiffs or ministers whatsoever, use and enjoy those liberties and quittances and every of them, albeit they or their predecessors happen not to have hitherto used the same or some of them.

Et erat patens.

MEMBRANE 18.

Feb. 23. To the keepers, bailiffs or farmers of the king's manor of Haveryng
Westminster. for the time being. Order of the issues of that manor to pay to Walter Parker, parker of the king's park of Haveryng atte Boure, the arrears since 26 November in the 50th year of the reign of 2d. a day,

1377.

Membrane 18—cont.

and henceforward to pay him that sum every day, taking his acquittance for such payments; as on that date the king of his favour granted by letters patent to the said Walter for his good service 2*d* a day for his wages, to be taken as aforesaid during his life or until the king should take other order for his estate.

Et erat patens.

Feb. 5. To William Bussy escheator in Lincolnshire. Order to remove the
Westminster. king's hand, and not to meddle further with the manors of Toft, Frampton and Byker and the advowson of Frampton taken into the king's hand by the death of William de Huntyngheld knight, delivering up any issues thereof taken; as it is found by inquisition, taken at the king's command by John Dymmok late escheator, that the said William at his death held no lands in that county in chief in his demesne as of fee, but by virtue of a fine levied in the king's court held the premises for life with remainder to Margery who was wife of John de Huntyngheld his son, whom Stephen le Scrope knight has now taken to wife, and that the same are held of others than the king.

MEMBRANE 17.

Feb. 24. To Master Richard Rotour the king's clerk constable of Bourdeaux,
Westminster. or to his representative there. Order, upon the petition of Gilbert Taillour of Bristol, if twelve cloths of his without grain are arrested for the cause hereinafter mentioned and for none other, to dearrest and deliver to him the said cloths or parcel thereof detained under arrest, discharging the mainpernors by him found in that behalf, the omission of a word in the letter of cocket notwithstanding; as his petition shews that lately he freighted those cloths at the port of Bristol and brought them to Bourdeaux, and that although the same were there cocketed and customed and the subsidy was truly paid, the constable arrested and detained them until the said Gilbert should find a mainprise to pay the custom a second time, pretending that it is not paid, for that in the letter of cocket are contained the words '*duodecim sine grano*,' the word '*pannis*' being altogether left out, although the omission was made by fault of the writer and not knowingly; and Thomas Beaupyne one of the collectors in the port of Bristol has witnessed in chancery that the cloths were cocketed and customed and the subsidy was there paid, and that the omission was made as aforesaid.

Feb. 10. To Helmyng Leget constable of Wyndesore castle, or to his lieu-
Westminster. tenant. Order to pay to the abbess of Burnham the arrears since 23 October in the 39th year of the reign of a rent of 7*s.* a year arising of certain lands in the town of Eton co. Bukingham now in the king's hand, and henceforth to pay her that rent so long as the said lands shall remain in the king's hand; as lately at the suit of the said abbess, averring that Oliver de Burdeux lately held the same by service of that rent, and that the rent is in arrear from the time those lands came to the king's hands, praying that the rent and arrears be paid, the king ordered the constable by true men of his bailiwick to make inquisition touching the truth of the premises and certify in chancery what should be found, and it appears by his certificate that certain lands of the said Oliver now in the king's hand were held of the abbess

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Membrane 17—cont.

by the service aforesaid before they came to the king's hands, and that the rent is in arrear since the date above mentioned.

Feb. 22. To the sheriffs of London. Order without delay to deliver by indenture to Henry de Percy the king's marshal or to his deputy John Prantying of Norwich 'cook' taken and imprisoned in Neugate prison under the sheriffs' custody, with the cause of his being taken, to be brought to the prison of the marshalsea of the king's household and there kept in safe custody until further order. By K. and C.

Feb. 26. To Thomas de Brugge escheator in Worcestershire. Order to take Westminster. of Constance who was wife of Walter de Ribbesford knight, tenant by knight service of the heir of John Talbot of Richards Castle tenant in chief, an oath that she will not marry without the king's licence, and to assign her dower of her said husband's lands taken into the king's hand by his death, sending the assignment to be enrolled in chancery.

March 8. To Thomas Bataille escheator in Essex. Order to take the fealties Westminster. of Thomas Tue and William Colebayn according to the form of a schedule enclosed, and to remove the king's hand and meddle no further with a messuage, 60 acres of land, 1½ acre of pasture and 18s. 9d. of rent in Redeswell taken into the king's hand by the death of John Welde, delivering to them any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said John at his death held no lands in that county in his demesne as of fee, but held the premises by knight service of the king as of the honour of Boulogne, being jointly enfeoffed with the said Thomas and William.

Jan. 28. To the sheriff of Norffolk. Order at his peril to receive of the king's Westminster. bailiffs of Norwich John Prantying of Norwich, whom they shall at the king's command take and deliver to the sheriff, and to cause him without delay to appear safely before the king and council, there to answer touching certain things which shall then be laid before him, bringing this writ and another writ which the said bailiffs shall deliver to him. By C.

Feb. 18. To Edmund de Brugge escheator in Gloucestershire. Order to Westminster. remove the king's hand, and not to meddle further with the manor of Oxenhale taken into the king's hand by the death of Thomas Graunsoun knight, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that at his death the said Thomas held no lands in that county in chief, but by gift of William Styntescombe parson of Teynton and John de la Hyde held the said manor to him and the heirs of his body, with remainder for lack of such an heir to Elizabeth la Despenser lately deceased and to the heirs of her body, that the same ought by the form of the gift to remain to Guy son of Guy de Bryen knight, being son and heir of the said Elizabeth, for that the said Thomas died without issue, and that it is held of others than the king.

April 12. To the chancellor of Ireland. Order to cause writs to be made Westminster. under the king's seal of Ireland addressed to Philip archbishop of Cassel

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Membrane 17—cont.

in due form, as is fitting in such a case and as heretofore used to be done, touching the said archbishop's letters patent, whereby he has signified to the king that Thomas bishop of Lismore and Waterford, a suffragan of the province of Cassel, is by authority of the archbishop as ordinary excommunicated by reason of wrongdoing and manifest contumacies in Ireland, and will not be justified by ecclesiastical censures, instantly praying the king to compel the said bishop by the secular arm to content holy church for his contempt and wrongdoing; and the king takes note that writs for taking persons excommunicated for contumacies and wrongdoings in Ireland used not commonly heretofore to issue from the chancery of England, especially seeing that the execution thereof pertains to the chancery of Ireland under the seal of Ireland, but the king's power ought not to be lacking to holy church in her quarrels.

April 24. To John Bygod escheator in Cumberland. Order, if the same be in Westminister. the king's hand for the cause hereinafter mentioned and for none other, to remove the king's hand and meddle no further with the lands of Adam Armstrang in Corkeby, delivering up any issues thereof taken; as lately the king by writ commanded the treasurer and the barons of the exchequer to certify in chancery under the exchequer seal the cause wherefore those lands were by William de Nessefeld late escheator taken into the king's hand, the quantity and the true yearly value thereof, and they certified that, having searched the rolls and memoranda of the exchequer, it is found in a roll of the particulars of the late escheator's account from 22 May in the 31st year of the reign to Michaelmas in the 32nd year that the said escheator answers for 5s. for certain tenements in the town of Corkeby since 10 May in the 32nd year, on which day he took the same into the king's hand for that he found by inquisition, before him taken, that Adam Armestrang at his death held the premises in fee to him and his heirs in chief by homage by reason of the fees which were of Andrew de Harela being in the king's hand, and that the same are extended at 10s. a year; and the king reckons the cause of taking the premises insufficient.

Note that a like writ concerning tenements in Corkeby taken by the said late escheator into the king's hand for a like cause appears upon the Close Roll of the 50th year of the reign.

Feb. 24. To Master Richard Rotour the king's clerk constable of Bourdeaux, Westminister. or to his representative there. Order (*as above*, p. 480) to dearrest and deliver to Gilbert Taillour of Bristol twelve cloths.

MEMBRANE 16.

Feb. 12. To Nicholas Somerton escheator in the county of Suthampton. Westminister. Order to assign to Robert de Louthe and Juliana his wife, who was wife of John de Garton tenant in chief, dower of the lands of the said John taken into the king's hand by his death; as the king by letters patent has pardoned the said Juliana the trespass by her committed in marrying the said Robert without the king's licence.

The like to Robert James escheator in Somerset.

Feb. 26. To the sheriff of Norhampton for the time being. Order of the Westminister. issues of that county to pay to Richard la Zouche the arrears since

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Membrane 16—cont.

7 January last of 60 marks yearly, and henceforward to pay him that sum every year taking his acquittance from time to time; as on 1 October in the 32nd year of his reign the king by letters patent granted to the said Richard, for his good service and for abiding with the king, that he should take for life or until the king should take other order for his estate of the issues of the said county by the hands of the sheriff at Easter and Michaelmas by even portions the 40 marks a year which the king formerly granted him for his wages to be taken for life at the exchequer at Michaelmas and Easter; and after on 7 January last in consideration of his good service the king of his more abundant favour by other letters patent granted him 20 marks over and above those 40 marks, to be taken of the issues of the said county as aforesaid.

Et erat patens.

Feb. 18. To John Parker of Olneye escheator in Bukinghamshire. Order Westminster. to remove the king's hand, and not to meddle further with a toft, 60 acres of land and 5 acres of wood in the parish of Amondesham called Whelpleyes and Semanes taken into the king's hand by the death of Thomas Chalfhunt, delivering to William Gramary and Elizabeth his wife any issues thereof taken; as the king has learned by inquisition, taken by John de Broughton late escheator, that at his death the said Thomas held the premises jointly with the said Elizabeth late his wife, and that the same are held of others than the king.

Feb. 21. To Thomas de Illeston escheator in Kent. Order to remove the Westminster. king's hand, and not to meddle further with a messuage and 4 acres of land in Estgrenewiche, delivering up any issues thereof taken; as lately for particular causes the king ordered the escheator to certify in chancery under his seal the cause and manner of his taking into the king's hand the lands in Estgrenewiche of the brotherhood of Holy Cross in the church of St. Alphege (*sancti Alfr'i*) Estgrenewiche and the true value thereof, and he returned that he so took the premises for that John atte Nasshe the elder of Grenewiche and many others there of the said brotherhood of the church of St. Alphege (*sancte Alfridis*) after the publication of the statute of mortmain purchased the same to them and their successors of the said brotherhood, to find a chaplain celebrating divine service for the souls of John Boyn the lame, Stephen Sharlet, John Clerc, William Martyn and many others; and the king reckons that cause insufficient.

March 9. To William Walshale escheator in Salop. Order to take the fealty Westminster. of Margaret late the wife of Edward Burnell of Longeley according to the form of a schedule enclosed, and to remove the king's hand and meddle no further with the manor of Longeley, the advowson of the chapel, two carucates of land in Adelescote, 20s. of rent in Okes and 13s. 4d. of rent in Brokton taken into the king's hand by her said husband's death, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that at his death the said Edward held the said manor and advowson in chief by knight service jointly with the said Margaret for their lives by gift of Reynold de Legh and Robert de Longeleye chaplain made with the king's licence, and the said land and rent likewise jointly with her of others than the king.

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To the same. Order to remove the king's hand, and not to meddle further with the manor of E' and 13s. 4d. of rent in Shrewsbury taken into the king's hand by the death of Edward Burnell of Longeley, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Edward at his death held no lands in that county in chief in his demesne as of fee, but held the said manor and rent of others than the king, and that Joan whom Roger de la Lee has taken to wife, Katherine, and Hugelina whom Robert le Keyne has taken to wife, being daughters of the said Edward, are his next heirs and of full age.

March 2. To William de Monte Acuto earl of Salisbury. Order before 1 April Westminster. next at latest to repair in person to his lands in the Isle of Wight, there to abide continually with his men and all his household in such power as he may upon the defence of the sea coast against attacks of the enemy, or before that term to send thither sufficient men armed and arrayed to defend his said lands, who shall there abide in force to resist the king's enemies, knowing for a surety that if he shall not so do the king will cause all his lands, goods and chattels in the island to be taken in name of distress, and of the issues of those lands and of his goods and chattels will cause men to be found for defence of the island; as the king has learned that great number of his enemies, who have oftentimes attacked and burnt divers towns in England upon the sea coast, have assembled great multitude of ships, galleys and barges with men at arms and armed men, purposing therewith as speedily as they may to make a landing and destroy the realm, if their malice be not resisted with strong hand; and it is the king's will to provide against such hurt and peril by what means he may. By K. and C.

[*Fœdera.*]

The like to Robert de Assheton and nine other knights, John de Malewayne and seven other esquires.

[*Ibid.*]

March 16. To John Legge serjeant at arms. Order, upon the petition of Westminster. Iterus del Terroun, servant and merchant of Arnald de Fairlo burgess of the king's town of Leyburne in Aquitaine, if the facts are as stated, to dearrest and deliver to the said Iterus 21 tuns of wine by the said serjeant arrested as forfeit to the king's use, to dispose thereof as he shall see fit for the advantage of his said master; as his petition shews that he bought that wine to his master's use in Spain, and as a true merchant brought the same to the port of Suthampton, and that it is there arrested by the said serjeant supposing him to be the king's enemy, which he is not; and John king of Castille and Leon has witnessed that the said Arnald and Iterus and the other men of the said town are the king's lieges and true subjects.

April 5. To the receiver for the time being of the king's lordship of Kerdyf, Westminster. which is in his hand by the death of Edward lord le Despenser tenant in chief and by reason of the nonage of his heir. Order of the issues of that lordship to pay to brother John Tremyr the arrears since the lordship came to the king's hands of 20s. yearly, and henceforward to pay him that sum every year at the terms appointed by even portions so long as the same shall be in the king's hand, taking the said John's acquittance; as on 28 December in the

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Membrane 16—cont.

48th year of the reign the said Edward by letters patent granted the said John his chaplain for life 20s. yearly to be taken at his exchequer of Kerdyf by the hands of his receiver, and the king by letters patent has confirmed that grant.

Et erat patens.

April 5. To the keepers, bailiffs or farmers of the king's manor of Eltham
Westminster. for the time being. Order of the issues of that manor to pay to John Swetemon of Pencrich chaplain, one of the chaplains celebrating divine service in the king's chapel within the manor, the arrears since 29 September last of 10 marks yearly, and henceforward to pay him that sum every year so long as he shall be a chaplain there celebrating, taking his acquittance; as willing that the said John should be one of the said chaplains in the room of John Monk, and take for his stipend 10 marks a year for life so long as he should there be celebrating by the hands of the said keepers, bailiffs or farmers in the same manner as John Monk, the king on that date by letters patent [granted him so to do].

Et erat patens.

MEMBRANE 15.

Feb. 24. To the king's butler for the time being. Order to deliver to Alice
Westminster. Pereres the arrears since 20 October in the 40th year of the reign of two tuns of wine of Gascony yearly, and henceforward to deliver to her two tuns every year within the city of London, taking her acquittance; as of his favour and for her good service to Queen Philippa the king on that date by letters patent granted her two tuns of such wine yearly for life to be taken as aforesaid by the hands of his chief butler.

Feb. 26. To Richard de Hampton. Order not to meddle by virtue of the
Westminster. king's letters patent, revoked by judgment of his court of chancery, in the administration of the fruits and proventions of the vicarage of Estlemyngton, restoring to William de Cristelton according to the judgment aforesaid the fruits and proventions of the said vicarage by the said Richard taken while the said William has been vicar there; as on 18 July last the king by letters patent committed to the said Richard the administration of the fruits belonging to the vicarage of Lemyngton, to the king pertaining for that Richard Aubyn the vicar is put out of the king's protection, so long as he should stand out of the king's protection; and after on behalf of the said William, pretending that he is vicar of Estlemyngton in the diocese of Coventre and Lichfield, which is the said church of Lemyngton as he asserts, it was averred that by colour of the said commission he is put out of possession thereof although he is vicar by lawful title by collation of the archbishop of Canterbury on whom the right devolved, and although he lawfully and peaceably obtained canonical possession therein, without that that Richard Aubyn might claim any right in the same, praying revocation of the commission and restitution of the said fruits; and Simon archbishop of Canterbury has at the king's command certified in chancery that he collated and instituted the said William to that vicarage, being lately void and in his collation by lapse of time, and that by virtue of the archbishop's mandate William Tomkyns vicar of Budbroke in the diocese of Worcester on

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Membrane 15 — cont.

6 July last inducted the said William into corporal possession of the vicarage of Estlemyngton, wherefore the king by writ ordered the sheriff of Warrewyk to give notice to Richard de Hampton to be in chancery in the octaves of St. Martin last in order to shew cause for the king and for himself wherefore the said commission ought not to be revoked and the said fruits and proventions by him taken ought not to be restored to the said William as true vicar of Estlemyngton, and further to do and receive what the court should determine; at which day the king was by the sheriff certified that the said writ was returned to the mayor and bailiffs of the liberty of the town of Coventre, who answered to the sheriff that they gave notice accordingly by Adam Ketryng and William Coo, and by assent of Richard de Hampton and William de Cristelton a day was given them in the octaves of St. Hilary following, and at that day the said Richard appearing by John Rome his attorney could say nought wherefore the said commission should not be revoked, the king's hands be removed from the said fruits, and the same be restored to the said William, wherefore it was so determined, as appears by the record and process in chancery.

March 12. To brother William Tany prior of the Hospital of St. John of Jerusalem
Westminster. in Ireland and chancellor of Ireland. Licence, upon his petition, to come to England for the purpose of particular business specially affecting the estate and ruling of that order touching which he is charged by his sovereign the master of Rodes to treat with the prior of the Hospital in England and other the brethren there, so that he leave a deputy for whom he will answer to exercise his office in Ireland during his absence: as it is witnessed before the council that the cause of the said prior's coming to England is acknowledged to tend towards the amendment of the estate of the said order. By C.

March 9. To Edmund earl of Cantebrigge constable of Dovorre castle and
Westminster. warden of the Cinque Ports, and to his lieutenant. Order, upon the petition of John Blankare master of a ship called the '*St. Magdalene*' of Donkirke in Flanders, and of Henry 'van then Overe' merchant, if the facts are as stated, to deliver by indenture to them or one of them the said ship and the wines and merchandise whatsoever arrested therein, suffering them freely to dispose thereof, and to keep in prison in safe custody until further order the king's subjects arrested and imprisoned as hereinafter mentioned, certifying in chancery all his action in the matter, and sending again this writ; as their petition shews that they lately touched at the port of Suthampton with the said ship laded with wines and other merchandise, and certain subjects of the king by night took and eloigned the ship, wines and merchandise, and being driven by a tempest to the port of Wynchelse are there taken and imprisoned at the suit of a servant of the petitioners, and the ship, wines and merchandise are arrested and detained. By C.

March 21. To the aldermen and commonalty of the city of London. Strict
Sheen. order without delay or difficulty to elect a sufficient person to the office of mayor according to the king's will in room of the last mayor, whom of his own will the king by advice of the council has for reasonable cause discharged of his office; for it is the king's will that the last

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Membrane 15—cont.

mayor shall no longer remain in office, especially seeing that the king has discharged him as aforesaid. By letter of the signet.

[*Fœdera.*]

March 15. To John king of Castille and Leon and duke of Lancastre, or to his Westminster. representative, his sheriffs and stewards or bailiffs and ministers whatsoever in Wales. Order upon their allegiance, as they love the king and his honour and desire the safety of the realm and principality, upon sight of these presents to leave all else and ceasing all excuse to furnish all his castles, fortresses, towns and other places within the principality with men at arms, armed men and archers, with victuals and other things needful, causing all his men and tenants and the dwellers within the duke's lordship there of whatsoever estate or condition to be arrayed with arms every man according to his estate, and to be kept in array, so as to be ready to resist the malice of the king's enemies of France if any shall invade those parts, that no hurt or peril arise to the realm or principality or to the king's lieges there by means of the said enemies or their adherents; as the king has learned for a surety that the said enemies and their adherents, endeavouring with all their might to destroy the realm and principality and draw them under their own power, are purposing to make a landing within the principality with a host of ships, men at arms and armed men, in order to destroy the king and his lieges if they be not speedily and manfully resisted with the strong hand, and to do what other mischief they may, and it is the king's will by every possible means to frustrate their malice. By K. and C.

[*Fœdera.*]

The like to the following :—

Richard prince of Wales and earl of Cestre or his representative etc.

Edmund de Mortuo Mari earl of March or etc.

Richard earl of Arundell etc.

Thomas de Bello Campo earl of Warrewyk etc.

Hugh earl of Stafford etc.

The countess mother of March etc.

Margaret Marshall countess of Norffolk lady of Cheppestowe and farmer of the lordship of Bergeveny in Wales.

Guy de Briene etc.

Reynold de Grey of Ruthyn.

Roger Lestraunge etc.

Robert de Ferrariis knight.

James de Audele of Helegh knight.

William de Wyndesore.

Nicholas Burnell.

Nicholas de Audele.

Robert Penrees.

Elizabeth la Despenser.

Gilbert Tabbot.

The guardians of the lordships, manors and lands in Wales of Humphrey de Bohun earl of Hereford, Edward lord le Despenser, John de Hastynges earl of Penbroch and John de Cherleton of Powys respectively, which are in the king's hand by reason of their heirs' nonage, their sheriffs and stewards etc.

[*Ibid.*]

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Membrane 15—cont.

March 16. To Ralph Waleys escheator in Gloucestershire. Order to deliver Westminster. to Henry Husee, son and heir of Henry Husee, a moiety of the manor of Saperton taken into the king's hand by the death of Katherine who was wife of Andrew Peverel knight, delivering to him any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Katherine at her death held no lands in that county in chief nor of any other in her demesne as of fee, but held the said moiety in dower after the death of Henry Husee her first husband by assignment of the said Henry the son with reversion to him, and that the same is held in chief by the service of the fourth part of one knight's fee; and on 23 September in the 23rd year of his reign the king took the homage and fealty of the said Henry the son, and commanded livery of that moiety to be given him.

MEMBRANE 14.

April 18. To William Strete farmer of the manor of Rotherferd. Order of the Westminster. yearly farm due to the king for that manor to pay to Edward Dalyngrigge knight the arrears since 19 March last of 40*l.* a year, and henceforward to pay him that sum every year at Easter and Michaelmas by even portions during his life so long as the manor shall be in the said William's wardship, taking the said Edward's acquittance; as on that date the king by letters patent granted to the said Edward for life so long as the same should be in his hand 40*l.* a year of the yearly farm due for the wardship of the said manor, which is in the king's hand by the death of Edward le Despenser tenant in chief and by reason of the nonage of his heir, to be taken as aforesaid by the hands of the said William and of other the farmers thereof.

Et erat patens.

April 28. To Alan de Buxhull constable of the Tower of London, or to his Westminster. lieutenant. Order, upon the petition of John Paas of Dertemuth, to set him free from the Tower prison, if detained for the cause hereinafter mentioned and for none other; as his petition shews that lately certain people, shipmasters of England, were by the admiral to the westward arrested upon suspicion of plundering a tarit of Genoa (*Janua*), brought before the council, and by judgment of the council committed to the Tower, that the petitioner, for that he came in their company to the city of London, was with them arrested and committed to the Tower by John Legg serjeant at arms, pretending that he was in person at the plunder of the said tarit, which he was not, although he is blameless in that behalf, and that without fault of his he is detained in the Tower, praying to be set free; and it is witnessed before the council by credible persons that the petitioner is blameless therein, and is imprisoned without cause.

April 24. To Thomas de Illeston escheator in Surrey. Order to remove the Westminster. king's hand, and not to meddle further with the lands of Nicholas Burnell knight and Ralph Double hereinafter mentioned, delivering up any issues thereof taken; as lately at the suit of the said Nicholas and Ralph the king ordered the escheator in presence of Stephen Scarlet then keeper of the manor of Retherhithe, whom he should warn, to make inquisition by true men of his bailiwick what lands the king acquired of Walter Forester deceased, when and in what manner,

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Membrane 14—cont.

what lands the said Nicholas and Ralph before that time held in the town of Retherhithe, whether Peter Couy late keeper of the manor by colour of that acquisition entered their lands to the king's use or no, and if so the yearly value of such lands in all issues; and by inquisition by him taken the escheator certified that six years and more past the king acquired divers lands in Retherhithe of the said Walter to him and his heirs, that long before that time the said Nicholas held in that town $2\frac{1}{2}$ acres of land as well in water as in land in a field called Shotenhale as shewn by metes and bounds in length and breadth, that Ralph Double held $2\frac{1}{2}$ acres in the same field as well in water as in land, in Longefeld $1\frac{1}{2}$ rood of land, and likewise in a field called Madereshawe half an acre of land as well in land as in water, that by colour aforesaid the said Peter occupied those lands to the king's profit at the time when he was keeper of the manor, and that six years and more are past since the time he so occupied the same.

MEMBRANE 13.

March 12. To James le Botiller earl of Ormond the justiciary, and brother
Westminster. William Tany prior of St. John of Jerusalem in Ireland the chancellor of Ireland. Order, upon petition made on behalf of the cardinal de Sancto Marciale, by what lawful means they may to compel Gerard Droem [to render] account to the said cardinal, his proctor or attorney, of the cardinal's moneys by him received within the king's power, and if he shall refuse to render such account or duly to acquit himself thereof, at the cardinal's cost to cause the said Gerard to come in safety before the king and council in England in order to do what shall be by them appointed, certifying in chancery under their seals all that they shall do at this command, and sending again this writ; as the said petition shews that the cardinal deputed the said Gerard his proctor to levy and collect all rents and profits of his benefices and possessions whatsoever arising within the king's power and to apply them to the cardinal's use, that by virtue of the power given to him the said Gerard has levied and received many sums of money of the cardinal's goods and rents, and that he has therewith fled to Ireland gainsaying to content the cardinal thereof in any wise, and does there abide, praying the king for remedy. By C.
[*Fœdera.*]

Feb. 22. To the constable and sheriff of Pembroke in Wales. Order, upon
Westminster. the petition of Philip Dounston and Owen ap Warin merchants of Wales, to take of them security that they will promptly pay the same again to the men of Brittany in case they shall hereafter be contented for their merchandise there taken, and to deliver to the said merchants in part payment for the said merchandise 80*l.* of men of Brittany arrested by the constable and sheriff, any command of the king to them previously addressed to the contrary notwithstanding; as their petition shews that by assent and aid of the men of those places contrary to the truce between the king and his adversary of France the said merchants were in hostile manner taken at Garrant and Ildebas in Brittany with wines, honey and other merchandise to the value of 280*l.*, were brought to the castle of Rywes and there imprisoned a great while until by good fortune they escaped, that before the constable and sheriff in the king's court of 'pipoudres' of Pembroke they so

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Membrane 13—cont.

far prosecuted their complaint touching those wrongs against the men of Garrant and Ildebas who abetted therein that by process in that court they recovered 167*l.* against the men of Brittany as defendants according to law and the custom of the court, that of that sum 80*l.* of the money of the men of Brittany was by the constable and sheriff arrested and by assent of the parties lodged in the hands of certain the king's lieges there to be kept until at the suit of the parties it should be adjudged before the council to which party the same ought to be delivered, and that the men of Brittany have as yet taken no heed to come before the council or to send their attorney for defence of their cause, although the said merchants by Walter Mille their attorney sued with the council for delivery of the money at the day lawfully appointed for the parties, wherefore the money remains in the hands of the said lieges so that the complainants may not have execution according to their said recovery, praying the king's aid. By C.

Feb. 10. To the sheriff of Norfolk. Order to receive Nicholas Pouchemakere
Westminster. and Thomas Silkman from the bailiffs of Norwich, and to cause them to come without delay before the king and council in order to do that which shall by the council be commanded them on the king's behalf; as for particular causes laid before the king and council the king by writ ordered the bailiffs ceasing every excuse to take the said Nicholas and Thomas wherever found in their bailiwick, and to deliver them by indenture to the sheriff to be brought before the king and council in order to give information touching certain matters whereon the king and council would be informed, and further to do and receive what shall by the council be appointed. By C.

Feb. 15. To Ralph Waleys escheator in Herefordshire. Order to take again
Westminster. into the king's hand all parcels of the lands of Richard Baskervylle knight committed to Giles Malore which by colour of the king's command addressed to Edmund de Brugge late escheator were entered by Richard de la Bere upon the king's possession, and the issues thereof taken by Richard de la Bere, and to deliver the same to the said Giles to hold according to the king's letters patent and to a judgment of the court of chancery, the writ *de non intromittendo* hereinafter rehearsed notwithstanding; as upon the finding of an inquisition, by the late escheator taken at the king's command, that the said Richard Baskervylle at his death held a moiety of the manor of Erdesley and the castle of Erdesley with a third part of the park by knight service of the heir of Henry de Ferariis tenant in chief, a minor in the king's wardship, and the lordship of Irdesley and Bollyng-hulle, which are parcels of the other moiety of the castle and manor, by knight service of the heirs of Humphrey de Bohun earl of Hereford tenant in chief likewise minors in the king's wardship, also the lordship of Parketon, Wilardesley, Wibbenham, Breryfeld, Croukemore and Clisse with another third part of the said park, which are parcels of the residue of the manor, by knight service of Richard de la Bere knight, the king lately ordered the escheator to keep in his hands the lands held of the heirs of the said earl and Henry, and to remove the king's hand and meddle no further with the lordship of Parketon, Wilardesley, Wibbenham, Breryfeld, Croukemore and Clisse and with the third part of the said park not held of the king which were taken into his hand by Richard Baskerville's death, delivering up

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Membrane 13—cont.

any issues of these last taken ; and after the said Giles, to whom for a certain yearly farm the king by letters patent lately committed the wardship of two thirds of the deceased's lands which are held of the heirs of the said earl and Henry, averred that by colour of that command Richard de la Bere entered certain parcels of the lands held of the said heirs and to him committed upon the possession of the king, and occupied and does occupy the same in contempt of the king, to the hurt of the said farmer and delaying payment of his farm, wherefore the king by writ commanded Richard de la Bere to be in chancery in the octaves of the Purification last to answer as well the king as the said Giles touching the premises ; at which day Richard de la Bere appearing by John Lintley and Thomas Ligeard his attorneys did not deny that he entered and occupied certain parcels of the lands held of the said heirs and in the wardship of the said Giles upon the king's possession, submitting himself to the court if he attempted aught against the king in that behalf, wherefore the court determined that the same should be taken again into the king's hand, and be delivered with the issues to the said Giles.

April 16. To the justiciary, chancellor and treasurer of Ireland. Order not to
Westminster. trouble or grieve John Geffrey owner of a ship called '*la Poulle*' of Frompton and John Yarnemouth the master or William Taillour of Swerdes and Richard Mole or any of them for that the said John and John bought wheat and other corn in Ireland and carried it over to the town of Bristol, although on 1 November in the 42nd year of the reign the king commanded the then justiciary, chancellor and treasurer to cause all corn, horses and other victuals and all men who are in Ireland to be kept therein, not suffering any of them to be withdrawn without the king's special licence ; as it was not nor is the king's intent that merchants and other his liege subjects of England should not come there and ply their traffic, buying corn and taking it over to England at will, that command notwithstanding.

MEMBRANE 11.*

April 18. To Robert James escheator in Somerset. Order to deliver to John
Westminster. son and heir of William Seinclere, tenant by knight service of the heir of Nicholas de Semour tenant in chief late a minor in the king's wardship, his said father's lands taken into the king's hand by his death and by reason of the nonage of his heir ; as the said John has proved his age before the escheator, and on 25 September last the age of Richard brother and heir of Nicholas son and heir of the said Nicholas was proved, which Nicholas the son died a minor in the king's wardship, and the king took the fealty of the said Richard, respited his homage to the octaves of St. Hilary last, and commanded livery to be given him of his said father's lands.

April 23. To the sheriff of Norfolk. Order to cause Adam Bosevile and Joan
Westminster. his wife to have seisin of 3 acres of land, and Reynold parson of St. Mary Waketon of 1½ acre of land in Waketon held by Robert Bacoun of Dicleburgh outlawed for felony ; as the king has learned by inquisition, taken by the sheriff, that those 4½ acres of land have been in his hand a year and a day and are yet in his hand, that the said

* The face of m. 12 is blank.

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Membrane 11—cont.

Robert held 3 acres thereof of the said Adam in right of his wife, and the residue of the church of St. Mary Waketon, and that William de Qwaplode had the year and a day and the waste thereof by the king's grant.

April 23. To Robert James escheator in Somerset. Order to take of Alice who
Westminster. was wife of Ralph Russell knight tenant in chief an oath that she will not marry without the king's licence, and in presence of Robert de Assheton, to whom the king has committed the wardship of two thirds of her said husband's lands, or of his attorney if being warned he will attend, to assign her dower of those lands taken into the king's hand by the said Ralph's death, sending the assignment to be enrolled in chancery.

MEMBRANE 10.

March 16. To the sheriff of Kent. Order, under pain of forfeiture, on sight of
Westminster. these presents forthwith to cease every excuse and cause proclamation to be made on the king's behalf that all and singular of whatsoever estate or condition who have lands in that county and dwell not therein, if they be not abiding continually upon other lands of their own in other counties adjacent to the sea coast for defence of the coast, shall under pain of forfeiture of their lands, goods and chattels and all other things draw with all speed to their lands in Kent, arraying their men and tenants there every one according to his estate and means, and there abiding with their men and tenants so arrayed and with all their household and power; and order to compel them so to do by distraint of their goods and chattels, and if they have none by taking their lands into the king's hand and otherwise as he may, so that they shall be there before the quinzaine of Easter at latest there to abide upon the defence of the sea coast against attacks of the king's enemies; and order meanwhile to make inquisition and certify in chancery before that date the names of all and singular who have lands in Kent and dwell not there, and the quantity and true value of their lands; as by certain his friends the king is informed of a surety that his enemies of France and other their adherents have gathered a great host of ships, galleys and barges with men at arms and armed men, purposing as speedily as they may to make a landing within the realm, and to destroy the king and realm and all the English tongue if their malice be not resisted with the strong hand, and it is the king's will to provide against the hurt and peril which may arise from their sudden attack.
By K. and C.

[*Fœdera.*]

The like to the sheriffs of Sussex and thirteen other counties.

[*Ibid.*]

April 26. To Thomas Bataille escheator in Essex. Order to cause Henry son
Westminster. and heir of William de Ferrariis of Groby knight tenant in chief to have seisin as well of the lands of his said father as of those which Margaret who was wife of the said William held of his heritage in dower or otherwise for life after her husband's death, taken into the king's hand by their death and by reason of the said Henry's nonage; as he has proved his age before the escheator, and the king has taken his homage and fealty.
By p.s. [31405.]

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Membrane 10—cont.

To William Walshale escheator in Salop and Staffordshire and in the march of Wales adjacent. Like order; as the said Henry has proved his age before Thomas Bataille. By p.s. [*as the last*].

The like to the following :—

John Parkere of Olneye escheator in Bukinghamshire.

John Tyndale escheator in Norhamptonshire.

Nicholas Somerton escheator in Oxfordshire.

William Flaumville escheator in Warwickshire and Leycestershire.

John king of Castille and Leon and duke of Lancaster or his chancellor in Lancashire.

April 30. To Ralph Waleys escheator in Gloucestershire. Order to deliver
Westminster. to John Seintclere and Katherine his wife to her dower such as are in his bailiwick of the knight's fees and parts of fees following of John Talbot of Richards Castle knight tenant in chief, sometime her husband, taken into the king's hand by his death and by reason of the nonage of his heir, which the king has assigned to the said Katherine, namely the moiety of one knight's fee in Newynton held by the prior of Little Malverne and extended at 15*l.* a year, one knight's fee in Imeney at 20*l.*, a moiety and the fourth part of one knight's fee in Astwode at 100*s.*, the fourth part of one knight's fee in Kyngeslond at 20*s.*, the moiety of one knight's fee in Purshull at 100*s.*, the tenth part of one knight's fee in Elmrugge at 20*s.*, the fourth part of one knight's fee in Sheldesleywaleys at 100*s.*, the moiety of one knight's fee in Wytton at 100*s.*, the moiety of one knight's fee in Roke and Holton extended at 10*l.* a year.

April 30. To Thomas Brugge escheator in Worcestershire. Order to deliver
Westminster. to John Seintclere and Katherine his wife to her dower one knight's fee in Imeneye, the moiety and the fourth part of one knight's fee in Astwode, the fourth part of one knight's fee in Kyngeslond, the moiety of one knight's fee in Purshull, the tenth part of one knight's fee in Elmerugge, the fourth part of one knight's fee in Sheldesleywaleys, the moiety of one knight's fee in Wytton, and the moiety of one knight's fee in Roke and Holton extended (*severally as above*).

April 28. To Thomas de Illeston escheator in Sussex. Order to cause John
Westminster. son and heir of William de Worthe, tenant by knight service of the heir of William de Fenys tenant in chief a minor in the king's wardship, to have seisin of his said father's lands taken into the king's hand by his death and by reason of the said John's nonage; as he has proved his age before the escheator, and the king has taken his fealty.

April 29. To the justices of the Bench. Order with what speed they may
Westminster. according to the law and custom of England to proceed in a cause between John Toche of Killom and Ingelram Coucy knight and Isabel his wife, concerning 5 acres of land in Ulram, doing justice to the parties, notwithstanding the defendants' allegation that they have nought in that land save for the said Isabel's life by the king's grant with reversion to the king, so that they proceed not to rendering of judgment without advising the king; as the said John is suing for the premises before the said justices in the king's court, and by reason of that allegation the justices have deferred and do yet defer to proceed in the cause, and it is the king's will that justice to the plaintiff be not deferred.

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Membrane 10—cont.

June 6. To Michael de la Pole admiral of the fleet to the northward. Order, Westminster. upon petition made on behalf of Robert de Selby merchant, to deliver to him by indenture containing the description and value thereof a crayer of Normandy and the men, goods and merchandise therein as marque or reprisal in part of damages hereinafter mentioned ; as the said petition shews that the master and seamen of a ship of his called '*la George*' coming therewith lately at the king's command to the river Thames took the said crayer laded with divers merchandise as marque or reprisal for that great number of goods and wares of his were after the late truce between the king and them of France taken at sea by men of Normandy, and brought the same safely to London with singular the men, goods and merchandise therein found, waiting to know the king's will in that behalf, and in consideration of the premises praying delivery thereof to the petitioner in part of his said damages ; and he has paid 200 marks at the receipt of the exchequer. By C.

MEMBRANE 9.

May 5. To John de Tyndale escheator in Norhamptonshire and Roteland. Westminster. Order to take of Isabel who was wife of John de Haryngton knight, tenant by knight service of the heirs of Humphrey de Bohun earl of Hereford tenant in chief who are within age and in the king's wardship, an oath that she will not marry without the king's licence, and to assign her dower of her said husband's lands taken into the king's hand by his death, sending the assignment to be enrolled in chancery.

To William Bussy escheator in Lincolnshire. Like order to assign dower to the said Isabel, of whom an oath has been taken by John Tyndale that she will not marry without the king's licence.

The like to Hugh de Aunesleye escheator in Notyngnamshire.

May 10. To John Orgoun of London. Westminster. Order to pay in the king's name to Arnald Sasset merchant of Florence 23*l.* to traffic withal to the king's profit, if due to him from the said John ; as the said Arnald has shewn the king that, although by virtue of certain articles of processes made by the pope and published in the city of London against men of Florence whatsoever the king lately caused all men of Florence there found to be taken as his true slaves, and all their moveable goods to be seized into the king's hand, always reckoning and holding such goods as his own and those men his own true slaves, and by letters patent commanded all and singular the sheriffs, mayors, his bailiffs, ministers and other lieges to restore and deliver to them the said goods and merchandise to traffic withal to the king's use and profit, and taking the men of Florence under his protection, the said John in contempt of the king and delaying such traffic has utterly refused to deliver to the said Arnald 23*l.* from him due.

May 1. To William Bussy escheator in Lincolnshire. Westminster. Order to deliver to Hugh de Hanneworth a messuage, 23 acres of land and 3 acres of meadow in Hekyngton and Great Hale taken into the king's hand by reason of the recovery thereof and of the said Hugh's nonage ; as the king has learned by inquisition, taken by the escheator, that he is now of full age, that while within age three weeks after Easter in the 50th year of the reign in the king's court before the justices of the

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Membrane 9—cont.

Bench he recovered the premises against John de Teuelby chaplain and John Pylet of Hekyngton as his right and heritage, that the same are held by knight service of John son and heir of Henry de Beaumont knight tenant in chief being within age and in the king's wardship, and that by virtue of certain letters patent under the exchequer seal Henry Asty chief baron of the exchequer has occupied the premises, taking the issues and profits; and the said Henry has witnessed in chancery that the said Hugh is of full age, requesting that livery thereof may be given him, and the king has taken his fealty.

April 26. To the mayor and sheriffs of London. Order, upon the petition of
Westminster. William Houghton citizen and draper of London, to take of him security for restitution of 60*l.* in case hereafter by advice of the council restitution of the same shall be made to any claiming them, and to deliver to him 60*l.* in money and wares of the goods and merchandise of the king's enemies in the hands of John Northwyche citizen of London; as his petition shews that divers goods and wares of the said William to the value of 60*l.* were laded in Flanders in a ship of John Outresson, that the said ship with those and divers other goods was on its voyage taken at sea by the king's enemies of France, and that certain goods of the said enemies in money and wares to no small amount are brought to the city of London, arrested by the king's command, and in the hands of John Northwyche, praying that part of them amounting to 60*l.* be delivered to him.

April 29. To the sheriffs of London. Order to cause a tenement with three
Westminster. shops attached in the parish of St. Botolph without Aldrichigate London to be seized into the king's hand without delay; as by a process made in chancery by writ of *scire facias* the king has recovered the premises as his escheat against Nicholas prior of the church of Holy Trinity London, the same having been of Alan Scarnyng clerk, and the said prior and convent having entered and occupied the same, taking the issues and profits, after the death of Emma who was wife of the said Alan, who died on the feast of St. Barnabas in the 35th year of the reign.

May 1. To Alan de Buxhull constable of the Tower of London or to his lieu-
Westminster. tenant. Order, by a mainprise to be taken of them that they shall answer before the king and council whensoever the king shall cause them or one of them to be summoned, to set free from the Tower prison John Eremyte, John Scotte, John Brode, John Passe, John Walle, Richard Champaneys and Richard Wykham; as they were lately impeached for an alleged trespass or misprision by them and certain others committed at sea off the port of Portesmouth contrary to the alliance lately made between the king and them of Genoa (*Janua*) against certain merchants of Genoa who were in a ship called a 'tarite' laded with divers merchandise, were arrested at the king's command, and being after examined before the king and council excused themselves thereof in part; and order to deliver them to Robert de Hales prior of the Hospital of St. John of Jerusalem in England and admiral of the fleet to the westward, and that every one of them should mainpern body for body one for another in case they may not find sufficient mainpernors.

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Membrane 9—cont.

May 30. To John de Cavendissh and his fellows justices appointed to hold Westminster. pleas before the king. Order not to compel the men dwelling in the Isle of Wight or suffer them to be compelled to appear or come before the king in his sessions in the county of Suthampton, or to be put or empanelled upon any assizes, juries or recognitions, although these specially affect the king, contrary to his will and order, and if pleas or complaints between men of that isle, or between one of them and a foreigner, be moved or pending before the said justices in those sessions at this time, order to cause the same to be continued or postponed so far as they lawfully may, so behaving that no peril to the said island shall arise by absence of those dwelling therein; as the king is mindful that before all things he is bound for the safety of the realm, and will thereto apply himself with all his might, and the Isle of Wight, situate within the sea shore in the said county, is specially near to the king's public enemies, which island they greatly covet and are purposing and preparing shortly to approach and conquer as the king has heard; and although by advice of the council he has appointed his sessions in that county for holding pleas before the king during his pleasure, it is his will, and he orders that all and singular the dwellers in the said island of whatsoever estate or condition shall attend upon the safety and defence of the island, and shall there continually abide, without being compelled or bound to appear at such sessions or being empanelled as aforesaid until further order upon any pretence.

[*Fœdera.*]

To the sheriff of Suthampton. Order not to compel men dwelling in the Isle of Wight to appear or come before the king in the sessions aforesaid, nor to put or empanel them or any of them upon assizes etc. although these specially affect the king.

[*Ibid.*]

To Hugh Tyrell keeper of Caresbroke castle in the Isle of Wight, and John Griffyth constable of the said castle or their lieutenants. Order by all possible means to compel the men dwelling in that island to be intendant and continually abide upon the safe guard and defence thereof, not suffering them or any of them to leave the same in order to appear before the king in the said sessions upon any pretence.

[*Ibid.*]

May 7. To all and singular the keepers and farmers of alien priories and of Westminster. other lands and possessions in the islands of Gerneseye, Jereseye, Serk and Aurneye for the time being, and to every of them. Writ *de intendendo*, directing them to pay from time to time to Hugh de Calvylegh, his lieutenant or officers, all and singular the farms, payments and sums of money which they are bound to render at the exchequer for any lands or possessions in the said islands which are in their keeping by the king's commission from the Purification last during the said Hugh's life; as on 12 December last the king by letters patent granted to him from the Purification during his life or until the king should take other order for his estate the keeping of the said islands and all profits and emoluments thereto belonging without rendering ought to the king, saving the knights' fees and advowsons which pertain to the king by reason of those islands. It is the king's will that the said keepers and farmers be thereof discharged at the exchequer. By C.

Et erat patens.

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MEMBRANE 8.

May 4. Order to the sheriff of Lincoln to cause a coroner to be elected Westminster. instead of William de Apethorp, who is dead.

April 26. Order to the sheriff of York to cause a coroner to be elected instead Westminster. of Thomas de Lokton ; as the king has learned by credible witness that he is too aged to perform the duties of that office, wherefore the king has removed him.

May 4. Order to the sheriff of Somerset to cause a coroner to be elected Westminster. instead of John Lough, who is aged and infirm.

Order to the sheriff of Gloucester to cause a coroner to be elected instead of John Joye, who is insufficiently qualified.

May 1. Order to the sheriff of Bukingham to cause a coroner to be elected Westminster. instead of William Resceyvour, who is insufficiently qualified.

May 12. Order to the sheriff of Derby to cause a coroner to be elected instead Westminster. of John Fraunceys, who is insufficiently qualified.

Order to the sheriff of Salop to cause a coroner to be elected instead of William Longenolre, who is insufficiently qualified.

May 4. Order to the sheriff of Essex to cause a verderer in the forest of Westminster. Waltham to be elected instead of John fitz Johan, who is sick and aged.

Order to the sheriff of [Essex] to cause a verderer in the forest of Hatfeld to be elected instead of John atte House, who is dead.

May 14. To Th. bishop of Exeter. Order at his peril to repair in person with Westminster. all speed to his lands near adjacent to the town of Dertmouth, there to abide with his men and all his household in such strength as he may upon the defence of that town and the parts adjacent against attacks of the enemy, causing his men and tenants there to be arrayed every one according to his estate and means, and to make their abode there continually while danger threatens, and by distraint of their goods and chattels and otherwise compelling them so to do ; as the king has particular information that his enemies of France and others their adherents have assembled a great host of ships, galleys and barges with men at arms and armed men, and purpose as speedily as they may to make a landing within the realm and destroy the king and realm and all the English tongue, if their malice be not resisted with the strong hand ; and it is the king's will to guard against the hurt and peril to him and to the realm which may arise from their sudden attacks.

By K. and C.

[*Fœdera.*]

The like to the abbot of Bucfest.

[*Ibid.*]

The like to the abbots of Tavestoke and Bukelond, the priors of Plumpton and Motbury, and to John vicar of Plumpton, directing them to repair to their lands adjacent to the town of Plummuth.

[*Ibid.*]

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Membrane 8—cont.

To John Damirell. Like order, under pain of forfeiture, to repair to his lands adjacent to the town of Plummuth.

[*Ibid.*]

The like to John Kelle knight, Martin Ferers and six others.

[*Ibid.*]

The like to James de Audele and five others, directing them to repair to their lands adjacent to the town of Dertmuth.

[*Ibid.*]

May 26. To John Parker of Olneye escheator in Huntingdonshire. Order to
Westminster. take of Amice who was wife of Richard Faroon tenant in chief an oath that she will not marry without the king's licence, and to assign her dower of her said husband's lands taken into the king's hand by his death, sending the assignment to be enrolled in chancery.

May 19. To John Tyndale escheator in Norhamptonshire. Order to remove
Westminster. the king's hand, and not to meddle further with a manor in Esthaddon sometime of John Moris, taken into the king's hand by the death of John Ragon knight, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said John Ragon at his death held no lands in the escheator's bailiwick in chief in demesne nor in service, but held the said manor of others than the king.

March 24. To the mayor of Lenne, and the collectors of customs and subsidies
Westminster. in that port. Order, upon the petition of Walter Cowebaker and Walter Fuller merchants of Holand, to take of them security for which the said mayor and collectors will answer that they shall appear before the king and council in the octaves of Michaelmas next in order to answer to the king for the duties due at Calais upon the wool and fells hereinafter mentioned, and for the value of the ship, wool and fells in case it shall be adjudged that the same ought to pertain to the king as forfeit, and order by such security to dearrest and deliver to them a ship of Caumfer, Collard Jacobsons master, the wines, goods and merchandise therein, and meanwhile by such means as they best may to take information concerning the true value of the said ship, wool and fells, and all the circumstances, or by true men of Lenne to make inquisition touching the same, and before the said octaves to certify in chancery under their seals the security so taken, the value aforesaid, and all their dealing in the matter, sending again this writ; as the said petition shews that lately in the port of Lenne the said merchants laded in the said ship certain wool and woolfells to be taken to Calais, first paying there the customs thereupon due as may appear by letters of cocket which are in their hands as they aver, that the said ship on its voyage towards Calais was by a tempest at sea driven to the port of Flissing in Seland, great part of the said wool and fells and of their other goods being first cast into the sea for their own safety and the safety of the ship, as is witnessed by letters patent under the common seal of the town of Middelburgh in Seland produced in chancery, and that the said ship, being laded with wine and divers other merchandise and brought again to the town of Lenne, is now with the said wine and merchandise arrested and detained by the mayor and collectors for that the said wool and fells were unladed elsewhere than at Calais contrary to the proclamation and ordinance, although the said

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Membrane 8—cont.

merchants might not do otherwise without losing the same, and although they many times offered to pay the duties due at Calais thereupon to the representative of the late mayor of Calais (now deceased), who refused to accept them, and are yet ready to pay the same to the king.

April 26. To Thomas de Illeston escheator in Sussex. Order to deliver to Westminster. John son and heir of Thomas atte More, tenant by knight service of the archbishopric of Canterbury lately void and in the king's hand, the lands of his father taken into the king's hand by his death and by reason of the said John's nonage; as he has proved his age before the escheator, and the king at another time took the fealty of Simon now archbishop, and restored to him the temporalities of the archbishopric.

MEMBRANE 7.

May 8. To Margaret Mareschall countess of Norffolk, and Anne who was wife Westminster. of John de Hastynges earl of Pembroke tenant in chief. Writ *de intendendo*, directing them of the issues of the manor of Wotton co. Norhampton to pay to Geoffrey Lucy knight the arrears since Martinmas in the 49th year of the reign of a yearly rent of 10 marks, and henceforward to pay him the same by indenture every year at the usual terms so long as they shall have the wardship of the said earl's manors and lands in England, the lands in Kent excepted, and the said Geoffrey shall yet live; as on 22 January in the aforesaid year the king by letters patent committed that wardship to the said Margaret and Anne to hold from Martinmas then last until the lawful age of the earl's heir, rendering a certain farm at the exchequer, and of the issues of the said manor paying yearly 10 marks to the said Geoffrey if it should be adjudged by the council that he had a right therein, granting that they should have warrant by writ of the king for such payment, and directing them to pay the said sum to the king at the same terms by even portions in case the said Geoffrey should die while the wardship was in their hands; and now he has petitioned the king for payment, shewing that in the earl's life time he took that sum no small time, and that it is in arrear since the wardship came into the hands of the said Margaret and Anne; and having viewed the earl's letters patent and other evidences produced before them, it seems to the council reasonable that under the condition therein expressed the said Geoffrey shall take and have that rent for life.

May 12. To John Bygot escheator in Yorkshire and Westmorland. Order Westminster. to deliver to William de Botrieux knight and Elizabeth his wife, being daughter of Katherine sister of Thomas de Thweng tenant in chief and cousin and one of the heirs of the said Thomas, such as are in his bailiwick of the knights' fees and parts of fees following which the king has assigned to the said Elizabeth to her purparty, namely the moiety of one knight's fee in Toucotes and Claphowe formerly held by James de Toucotes and extended at 7*l.* a year, 2½ knights' fees in Burton Aunays with the soke thereof now held by John de Sancto Quintino and Iso Gryffyn of Harpham at 60*l.* in Yorkshire; the 20th part of one knight's fee in Stavlay Godmund lately held by John del Chaumbre, Baldwin Shepesheved and Thomas Godmund at 50*s.*, the 30th part of one knight's fee in Preston and Maressshallholm formerly held by Robert

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Membrane 7—cont.

son of Peter de Kyrkeby in Kendale and Richard de Preston at 40s. in Westmorland; and the moiety of one knight's fee in Ellale, Scotford, Assheton, Stodagh, Thirnum, Ketelfeld, Fynchecroft, Sealegill, Clifleggh, Bakesterfeld in Esshescogh, and in Kerneford called Saltacre formerly held by Richard le Molyneux, William de Slene, Richard Talbot and Anabilla his wife, Henry de Ballerig', William de Caton, William Jaeson of Aldeclif, Robert son of William Diconson, Thomas de Makerathe, Margaret Johanedoghtre, Robert de Haveryngton, Edmund Lorence, John de Fardenshagh, William son of William, William Swane and Thomas de Rigmaiden and extended at 5 marks a year in Lancashire.

May 12. To John king of Castille and Leon duke of Lancastre, or to his
Westminster. chancellor in Lancashire. Order to deliver to William de Botrieux knight and Elizabeth his wife to her purparty the moiety of one knight's fee in Ellale, Scotford, Assheton, Stodagh, Thirnum, Ketelfeld Fynchecroft, Sealegill, Clifleggh, Bakesterfeld in Esshescogh, and in Kerneford called Saltacre in Lancashire (*tenants and extent as above*).

May 12. To John Bygot escheator in Yorkshire and Westmorland. Order to
Westminster. deliver to Walter Pedwardyn knight and Isabel his wife, being daughter of Margaret one of the sisters of Thomas de Thweng tenant in chief and cousin and one of the heirs of the said Thomas, and to John de Hothum knight son of Maud another daughter of the said Margaret, being cousin and another of the heirs of the said Thomas, to be parted between them at their will, the knights' fees and parts of fees following which the king has assigned to them to their purparties, namely 1½ knight's fee in Quixley, Gerwardby and Neuton under Ounesbergh formerly held by Thomas de Boynton knight, Marmaduke son of Edmund de Thweng, Robert de Wragby, John de Grene chaplain, John Forester of Quixlay and Edmund de Kyllnyngwyk and extended at 20*l.* a year, 1½ knight's fee in Fayceby, Standenrigge, Skotherskelf and Wyrkesalle now held by Roger de Fulthorp knight in right of his wife, Gilbert de Walton, William de Clapeham and John Sturmy at 22*l.*, one knight's fee in Esyngton lately held by the ancestors of Cicely de Cotoum daughter of Ambrose de Camera and now by the said Cicely at 9*l.*, the moiety of one knight's fee in Styveton and Skakelthorp now held by Thomas de Ughtred knight at 7*l.* 10*s.* in Yorkshire; the fourth part of one knight's fee in Neweby formerly held by Richard de Vernon at 15*l.* 10*s.* and the 20th part of one knight's fee in Sledale lately held by Robert de Baynebrig and extended at 20*s.* a year in Westmorland.

To John king of Castille and Leon and duke of Lancastre or to his chancellor in that duchy. Order of the advowsons which were of Thomas de Thweng to deliver to Walter Pedwardyn knight and Isabel his wife and to John de Hothum knight to the purparties of the said Isabel and John, to be parted between them at their will, the advowsons of Conyngesheved priory extended at 20*l.* a year, and of Warton church extended at 20 marks a year, both in Lancashire.

To John Bygot escheator in Yorkshire. Order of the advowsons which were of Thomas de Thweng to deliver to William de Botriaux knight and Elizabeth his wife to her purparty, the advowson of Lethum church extended at 100*l.* a year.

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Membrane 7—cont.

April 17. To Nicholas de Somerton escheator in Wiltshire. Order to deliver
Westminster. to Thomas Costard a messuage, 4 acres of land and 3 acres of meadow in Cheleworthe taken into the king's hand by reason of the trespasses hereinafter mentioned, saving to the king his relief if it be due to the king; as Margery daughter of Richard son of Richard atte Hulle brother of Hugh Coyter, being cousin and heir of William atte Yate son of Amabel daughter of the said Hugh, without livery of the king's court as the manner is lately intruded upon the premises after the death of the said William, who held the same in his demesne as of fee of the king as of the manor of Cheleworth by the service of 18*d.* a year and suit of court of the said manor twice a year, and the said Thomas after acquired the same of her to him and his heirs, and without obtaining the king's licence entered the premises, and by reason of these trespasses the same are taken into the king's hand, as is found by inquisition by the escheator taken at the king's command; and by fine with him made, the king by letters patent has pardoned the said Thomas those trespasses, granting him that he shall have again and hold the premises to him and his heirs without let of the king or his heirs, his justices, escheators, sheriffs, bailiffs or ministers whatsoever.

April 26. To William Bussy escheator in Lincolnshire. Order to cause Robert
Westminster. son and heir of John de Haryngton knight tenant in chief to have seisin of his father's lands taken into the king's hand by his death and by reason of the said Robert's nonage; as he proved his age before Richard de Hoghton late escheator in Lancashire, and the king has taken his homage and fealty. By p.s. [31406.]

The like to the following:

John Bygot escheator in Cumbreland and Yorkshire.

John king of Castille and Leon and duke of Lancastre or his chancellor in Lancashire, *mutatis mutandis*.

April 25. To the sheriff of Surrey. Order, for particular causes moving the
Westminster. king, to cause William Fyfyde, taken and detained under the sheriff's custody in the prison of Guldeford castle it is said, to be there kept in safe custody until further order without mainprise or any other deliverance. By K.

MEMBRANE 6.

May 10. To the collectors of customs and subsidies in the port of the city of
Westminster. London for the time being. Order of the issues of the customs to pay to Richard prince of Wales duke of Cornwall and earl of Cestre the arrears since 30 September last of 200 marks yearly, and henceforward to pay him that sum every year at Easter and Michaelmas by even portions, taking his acquittance; as on that day of his favour the king by letters patent granted to the said prince 200 marks to be taken every year of the said customs, in the same manner as the king granted that sum to Edward late prince of Wales etc., father of the said Richard, until the king should cause provision to be made for William de Monte Acuto earl of Salisbury of 200 marks a year of land and rent, in recompense for 200 marks a year which he takes of the issues and profits of the stannary in Cornwall, over and above 800 marks yearly for which the said earl is contented by obtaining certain manors which were

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Membrane 6—cont.

held for life by John de Warrenna late earl of Surrey and Joan his wife with reversion to the said earl of Salisbury and to the heirs male of his body.

Et erat patens.

May 12. To the sheriffs of London for the time being. Order of the farm of
Westminster. that city every year at Michaelmas and Easter by even portions to pay 50 marks to Geoffrey de Herdeby of the order of friars hermits of St. Augustine master in theology for his life, taking his acquittance; as on 8 April last of his favour the king by letters patent granted 50 marks a year to the said Geoffrey for life or until the king should take other order for his estate.

Et erat patens.

May 4. To the sheriff of Dorset. Order, if John Boneville late one of the
Westminster. coroners in Dorset be removed from office as hereinafter rehearsed, to restore him and cause him there to exercise the said office, removing the other coroner, although upon a suggestion lately made in chancery that the said John is insufficiently qualified the king ordered the sheriff to cause another coroner to be elected in his stead; as it is witnessed in chancery by Guy de Briene that he is sufficiently qualified and a fit person to exercise the said office.

April 10. To Nicholas Potyn searcher of the king's forfeitures in the port of
Westminster. London. Order, upon the petition of Richard Forde burgess and merchant of Bristol, to dearrest and deliver to him 6*l.*, and to suffer him freely to pass towards the town of Calais, the king's prohibition notwithstanding: as his petition shews that though he lately purposed to pass to Calais in a certain ship in the port of London to traffic there as do other merchants of the realm, with 6*l.* only for his expenses, by virtue of a prohibition lately made by the king, that without the king's licence no man should take any money to foreign parts under pain of forfeiture thereof, the said searcher caused that money to be arrested to the king's use, alleging that he was no merchant, wherefore he has prayed for remedy; and it is witnessed by Thomas Beaupeny of Bristol and other credible persons, appearing in person in chancery, that the said Richard is a burgess and merchant of that town; and it is not the king's intent that, by colour of the said prohibition, any merchants be hindered from trafficking in Calais, and the said Richard purposed to pass thither and nowhere else to traffic and for no other cause.

May 14. To the keeper or farmer of the manor of Eltham for the time being.
Westminster. Order of the issues of that manor to pay to Ralph Bataille the arrears since 1 April last of 6*d.* a day, and henceforward to pay him that daily sum, taking his acquittance for every payment; as on that day the king by letters patent appointed the said Ralph warden of his houses in the said manor by himself or by others at his cost to repair the same in matters which pertain to the office of carpenter at all times and as need shall be, taking of the issues of the manor 6*d.* a day for life.

Et erat patens.

May 12. To Thomas Bataille escheator in Hertfordshire. Order to deliver
Westminster. to the abbot and monks of St. Mary Graces by the Tower of London

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Membrane 6—cont.

the manors of Westmelne, Little Hormade and Mesden taken into the king's hand by the death of Mary de Sancto Paulo who was wife of Aymer de Valencia late earl of Pembroke, together with the issues thereof taken, the knight's fees and advowsons thereto belonging; as lately by letters patent the king granted to the abbot and monks of the said abbey, by him founded, the reversion of those manors then held for life by the said Mary with reversion to the king by gift of the late king, who had them by gift and feoffment of Richard de Wynneferthyng clerk, who held the two first named manors of the late king in chief it was said, and the knights' fees, advowsons and all other things thereto pertaining, the said manors of Westmelne and Little Hormade to hold in frank almoin, the manor of Mesden of the same chief lords and by the same services as before it came to the late king's hands; and now it is found by inquisition, by the escheator taken at the king's command, that the said Mary is now dead, and that the manors of Westmelne and Little Hormade are held in chief, the manor of Mesden of the heir of the earl of Oxford tenant in chief a minor in the king's wardship; and the king has taken the said abbot's fealty.

May 20. To Robert Hulle escheator in Devon. Order, if the same were taken
Westminster. into the king's hand after the parliament holden at Westminster in the quinzaine of St. Hilary last and not before, to remove the king's hand and meddle no further with four 'ferlynges' of land in Pyklond in the manor of Otryton, which manor is held in chief, delivering to Thomas Holbroke and Maud his wife any issues thereof taken; as lately the king ordered the escheator to certify in chancery the manner and cause of his taking into the king's hand certain lands of the said Thomas and Maud in Otriton Monachorum, and he returned that without the king's licence Maud Blaunkpayn now wife of the said Thomas on 6 November in the 41st year of the reign acquired the premises for her life of Thomas Sedile an alien late prior of Otryton, rendering to the said prior and his successors yearly 14s. 4d., and for that cause he took the premises into the king's hand, and that the land is worth 25s. 8d. a year over and above that rent as was found by inquisition before him taken; and among other pardons, graces and remissions to the people made in the said parliament, the king pardoned all manner of gifts, alienations and acquisitions made without his licence of lands held in chief, and any entries made after the death of ancestors without suing the heritage out of the king's hands to the beginning of the 50th year, except lands aliened to mortmain and those which at the time of that parliament were seized into the king's hand by reason of such alienations and entries.

May 13. To John Hethe escheator in Suffolk. Order to cause John de Kynges-
Westminster. fold to have seisin of the manor of Ixnyng taken into the king's hand by the death of Mary who was wife of Aymer de Valencia earl of Pembroke, together with the issues thereof taken; as the king has learned by inquisition, taken by the escheator, that the said Mary at her death held no lands in that county in her demesne as of fee, but held the said manor in dower after her husband's death, with reversion to the said John de Kyngesfold and his heirs by virtue of a grant to them made by Gilbert Talbot, being son and heir of Elizabeth Comyn cousin and one of the heirs of the said earl to whom the reversion

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Membrane 6—cont.

was assigned to her purparty of the earl's lands by a partition made in the late king's chancery, that by virtue of that grant the said Mary attorned tenant to the said John, and that the said manor is held in chief by knight service; and the king has taken the homage and fealty of John de Kyngesfold.

By p.s. [31439.]

MEMBRANE 5.

June 18. To Richard prince of Wales. Order without delay to deliver in full
Westminster. to the bishop of Winchester the temporalities of the bishopric of Winchester in his keeping by the king's grant, meddling no further therewith; as lately the king granted to the said prince for his maintenance 4,000 marks to be taken yearly; and although after by letters patent the king assigned to him in part of that sum the said temporalities, which for particular causes were in the king's hand, extended at 1,988*l.* 14*s.* 6½*d.* a year and 19 quarters of oats not appraised, and the issues and profits thereof from the time they were first taken so long as the same should remain in the king's hand, the king of his favour with the assent of the council has now restored the same to the said bishop with the knights' fees, advowsons and all other things thereto belonging, for that the bishop in presence of the said prince, John king of Castille and Leon and duke of Lancastre and the prelates and other great men of the council has taken upon him in discharge of the king to find and perform certain charges in aid of the estate and defence of the realm, and certain earls of the realm have mainperned before the council for his true finding and performance thereof, as appears by a memorandum this day enrolled upon the chancery rolls. By K. and C.

Not to be sent to the exchequer in the estreats, and that by order of King Richard II by writ of privy seal which is on the chancery files for the first year of his reign.

[*Fœdera.*]

MEMBRANE 4.

June 13. To the abbot of St. Edmunds. Licence to abide in person with
Westminster. all his household in his manor of Elmeswell co. Suffolk within his liberty of St. Edmund, notwithstanding any proclamations or ordinances that lords and others shall make their abode in person in their manors and other places nearest the sea; as the abbot's manor of Wirlyngworth without the said liberty is nearest to the sea of all his manors, and the way between that manor and the sea is strait, miry and exceeding difficult for speedy passage; and the said manor of Elmeswell is but three leagues further from the sea by a way sufficiently open for riding with a great company, and at the manor of Elmewell the abbot may suddenly gather, if need be, much greater number of men at arms, armed men and archers as well of his retinue as of the men of his abbey and town of St. Edmund and of his tenants and others dwelling within the said liberty than at the manor of Wirlyngworth, and more speedily come to the sea in greater strength, with God's help to resist the king's enemies if they shall attack those parts, as on his behalf the king is informed. The king has commanded the arrayers of men at arms etc. in Suffolk and the sheriff not to trouble or grieve the abbot by reason of his so doing. By C.

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Membrane 4—cont.

June 19. To the mayor and bailiffs of Sandewich. Order to deliver by inden-
Westminster. ture to Richard prince of Wales or his attorney 46 tuns of wine which
are in a certain cog arrested in that port. By bill of the treasurer.

MEMBRANE 3.

June 13. To the mayor and bailiffs of Sandewich. Order to arrest and keep
Westminster. safe under arrest until further order a certain ship which has touched
at that port and the wine wherewith the same is laded, causing any
merchants therein and the master and seamen thereof to come with
all possible speed before the king and council, there to answer touching
matters which shall then be laid before them on the king's behalf,
and certifying the king and council under seal of the number and
description of the tuns and pipes of wine and other merchandise
thereof, and the price and value of the same and of the ship; as the
king has information that the merchants or seamen of the said ship
have with them no charter or aught else whereby the owners of the
said ship and wine may be known, whether friends or enemies of the king,
the marks of the tuns being altogether cut off, wherefore the king would
make provision for the safe keeping thereof until the ownership
be before him and the council debated. By C.

June 14. To John Tyndale escheator in Roteland. Order to deliver to John
Westminster. son of Oliver Daneys the third part of the manor of Lyndon, taken into
the king's hand by the death of Elizabeth Daneys, together with the
issues thereof taken, but to remove the king's hand and meddle no
further with the manors of Tykencote and Horne, likewise taken into
the king's hand by her death, delivering up any issues of these taken;
as the king has learned by inquisition, taken by the escheator, that the
said Elizabeth at her death held no lands in that county in chief
in her demesne as of fee, but held in chief by the service of the third
part of one knight's fee the third part of the said manor in dower
after the death of Roland Daneys knight her husband, also the manors
of Tykencote and Horne by gift of Alexander de Skulthorpe and
Richard Daneys clerk for her life with reversion to the said John and
his heirs, and that these manors are held of others than the king;
and on 22 November in the 47th year of the reign the age of the said John
being cousin and heir of the said Roland was proved, and the king
took his homage and fealty, and commanded livery to be given him
of his said uncle's lands.

June 13. To John de Cavendissh and his fellows, justices appointed to hold
Westminster. pleas before the king. Order by writ of *nisi prius* to cause an inquisi-
tion which remains to be taken between the king and Roger de Holm,
Richard Hanneson, John de Crophill of Notyngnam, John Robynet
and Hugh Goldmyth concerning divers trespasses and contempts
at Notyngnam for which they are indicted, to be taken before one
of them the said justices. By C.

June 5. Order to the sheriff of Dorset to cause a coroner to be elected instead
Westminster. of John Bonvyle, who is insufficiently qualified.

MEMBRANE 2.

May 12. To the sheriffs of London. Order, for particular causes specially
Westminster. affecting the king, to cause William atte Hegge, taken and detained

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Membrane 2—cont.

in Neugate gaol under their custody, to be brought without delay to the Tower of London and delivered by indenture to the constable thereof or to his lieutenant, there to be imprisoned in safe custody. The king has commanded the said constable and lieutenant to receive him.
By C.

To Alan de Buxhull constable of the Tower of London and to his lieutenant. Order to receive of the sheriffs of London William atte Hegge, whom at the king's command they shall deliver to the constable and lieutenant, and to keep him in safe custody in the Tower prison until further order, so that no man save themselves shall have speech with him.
By C.

March 20. To the mayor and bailiffs of the town of Suthampton. Order to
Westminster. arrest all those whom by inquisition or otherwise they may find to have committed the evildoings hereinafter mentioned, wherever found in that bailiwick, and to keep them in prison in safe custody until further order of the king or of brother Robert de Hales prior of the Hospital of St. John of Jerusalem in England and admiral of the fleet to the westward; as the king is informed that a certain tarit, [laded] with divers goods and merchandise of certain men of Genoa (*Janua*) of the king's friendship, was lately taken at sea near the said town by certain subjects of the king, and that the said men of Genoa were feloniously robbed of their goods and merchandise whatsoever, and petition is made to the king for remedy.
By C.

May 6. To Degory Sees and Walter Mille. Order, for particular causes
Westminster. moving the king, to [*] without determining any indictments that shall be taken concerning treasons in the county of Pembroke, and to cause all those who shall be indicted or notoriously charged with such treasons to be taken and imprisoned until further order, certifying their names in chancery from time to time under seal, with a copy of this writ, although the king lately by letters patent appointed the said Degory and Walter justices to survey and determine according to the law and custom of those parts all indictments before them and John Howell of Wodestoke and Thomas More made in the said county concerning treasons, felonies, trespasses, conspiracies, oppressions, extortions, confederacies and false alliances whatsoever there committed by any persons.
By C.

May 6. To William Bussy escheator in Lincolnshire. Order to deliver
Westminster. to Ralph de Percy knight and Philippa his wife the manor of Gaynesburgh to her purparty of the castles, manors and lands which were held as well by David Strabolgi earl of Atholl tenant in chief as by Elizabeth who was his wife in dower and for life as jointly enfeoffed with him, and were taken into the king's hand by their deaths and by reason of the nonage of Elizabeth the earl's eldest daughter and Philippa his daughter who are his heirs; as of the said castles etc. the king has assigned to the said Philippa, who has proved her age before the escheator, having taken the said Ralph's fealty, the manors of Gaynesburgh co. Lincoln, Westlexham and Stykevey co. Norfolk, the castle and manor of Mitford with the ward

* Words here omitted.

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Membrane 2—cont.

of Framelyngton castle, Estaldeworthe, Beechefeld and North Milleburne, two thirds of Ponteland, the hamlet of Litteleland, the towns of Calverdon Valens and Merdesfen members thereof, a rent of 6*d.* to be taken of John de Mitford for the town of Mollesdon, the manor of Henteshalgh with the forest of Lowes and divers shielings (*scalingeriis*) in the Hunteland co. Northumberland.

To John Hethe escheator in Norfolk. Order to deliver to Ralph de Percy knight and Philippa his wife, who has proved her age before William Bussy, the manors of Westlexham and Stykevey which, among other castles, manors and lands held by David Strabolgi earl of Atholl and by Elizabeth who was his wife, the king has assigned to the said Philippa to her purparty.

The like to John Bygot escheator in Northumberland, concerning the castle and manor of Mitford with the ward of Framelyngton castle, Estaldeworth, Bechefeld and North Melburne, two thirds of Ponteland, the hamlet of Litteleland, the towns of Calverdon Valens and Merdesfen members thereof, and a rent of 6*d.* to be taken of John de Mitford for the town of Mollesdon.

To Edmund earl of Cantebrigge lord of the liberty of Tyndale, or to his representative there. Like order concerning the manor of Henteshalgh with the forest of Lowes and divers shielings in the Hunteland.

May 3. To the justices of the Bench. Order to proceed further at the suit
Westminster. of Thomas Coupelond, Elizabeth his wife and Thomas son of William Baude knight, dealing therein as ought to be done according to the law and custom of England, notwithstanding that the said Thomas and Thomas were not named in the king's command to the said justices addressed; as the king remembers that lately he sent to the said justices under seal the copy of a fine, levied in his court before the then justices of the Bench in the 11th year of his reign, between William le Baude knight and Joan his wife plaintiffs and John Baude parson of Grandeset and William Algod parson of Coryngham defendants concerning the manors of Horsmenden, Rokesle, Tetyndon and Eccles, 6 acres of meadow in Acton*, and the advowsons of Horsmenden and Rokesle churches and Totyngton chapel, which the king caused to come before him in chancery, commanding the said justices to view the tenor of the foot of the said fine and, at the suit of Elizabeth who was wife of Robert de Gedyng knight and daughter and heir (*fil' et heredis*) of Joan who was wife of William le Baude knight, to deal further as ought to be done according to the law and custom of England; and now the said Thomas Coupelond, who has taken the said Elizabeth to wife it is said, has informed the king that by virtue of his said command the said justices have deferred to proceed at the suit of the said Elizabeth, for that the said Thomas and Thomas, to whom by virtue of the said fine the premises ought to remain, are not named in that command, wherefore as well the said Thomas Coupelond and Elizabeth as the said Thomas son of William have prayed the king for remedy; and it is the king's will that execution of the said fine be had in form of law, as seemly is.

* *Sic.* In the fine Dytton.

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MEMBRANE 1.

May. 2. To the sheriff and receiver of the county of Pembroke, which is in Westminster. the king's hand by the death of John earl of Pembroke and by reason of the nonage of his heir. Order to take of Philip Gyby security for his good behaviour and true service therein, and to suffer him to occupy and exercise the office of constable and steward of Kilgarran castle, taking the wages and fees that were usual in the said earl's time, and not being removed so long as he shall behave well and truly serve the king therein; as the said Philip is deputed in the office of the constableness and stewardship aforesaid, which were of the said earl it is said; and by witness of many the king has learned that he is a true man and sufficient to keep the same, and to do the king true service therein. By C.

May 20. To the sheriff of Oxford, the escheator in Oxfordshire, and the mayor Westminster. and bailiffs of Oxford. Order to stay altogether until further order, or until the king shall take other order touching the matter, the removal of certain stakes and metes by the prior and convent of the order of friars preachers Oxford set in the river Thames, the king's writ hereinafter recited notwithstanding; as lately the king so far as in him lies gave and assigned by letters patent to the said prior and convent and to their successors to enlarge and protect their dwelling 20 feet in breadth of the said river or water reckoned from the soil of the said dwelling towards mid stream along the south side of their dwelling where the river touches the said soil in length towards the south thereof, and by writ commanded the sheriff, escheator, mayor and bailiffs and every of them jointly and severally to deliver the premises to the prior and convent, and when so delivered to cause those 20 feet to be marked in presence of true men of the town by stakes or other sufficient metes whereby the same may be for ever known; and now on behalf of the prior and convent the king has learned that, by colour of the king's writ ordering the sheriff to survey all and singular the weirs, mills, stanks, stakes and kiddles raised or set in the said river in Oxfordshire to the hurt and nuisance of the people and contrary to the statutes, and on the king's behalf to order all and singular the lords of the soil on either side of the river without delay to remove and abate the same, the sheriff, escheator, mayor and bailiffs are purposing before Monday next maliciously and unlawfully to remove and abate the stakes and metes aforesaid set in the river by virtue of the king's letters patent and command aforesaid, although they are there set to enlarge and protect the said manse and not to hinder the passage of ships, boats and shouts; and the king is informed that the passage thereof is nowise hindered by them.

By K. on information of Nicholas de Carreu.

June 1. To Richard de Northwode and Richard de Neuton. Order to Westminster. deliver by indenture to William Waryn and Adam Wandesford the office of levying, collecting and receiving to the king's use the customs and payments whatsoever due to the king upon all merchandise and goods in the port of St. Botolph and in all places along the sea coast from thence northward to Grymesby and southward to Maydenhouse, the customs upon wool, hides and woollfells excepted, and all things to that office pertaining which are in the keeping of the said Richard and Richard, and to deliver by indenture to the said William and Adam all moneys by them received of the said customs etc. since

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Membrane 1—cont.

21 June in the 50th year of the reign, although on that date the king by letters patent appointed the said Richard and Richard to levy, collect and receive the same as aforesaid ; as by other letters patent the king has now appointed the said William and Adam for a set sum to be by them rendered yearly to him so to do in the port of St. Botolph, in singular the ports and places from thence along the sea coast to Grymesby on the one side and to Blakenaye on the other, and at those places, from 19 May in the 50th year to Christmas following and thenceforward for one year. It is the king's will that the said Richard and Richard be discharged toward him from 19 May aforesaid.

To Geoffrey Tolbothe and John Dockyng. Like order, although on 21 June in the 50th year of his reign the king by letters patent appointed them collectors and receivers of customs etc. in the port of Lenne, the customs upon wool, hides and woolfells excepted.

June 1. To John Boksak merchant of Luca. Licence to receive from Westminster. John Philipot citizen and merchant of London 120*l.* of English money, and to make letters of exchange addressed to his fellows dwelling in foreign parts for that sum payable at Brugges to the said John [Philipot] or his attorney.

MEMBRANE 24d.

Indenture made on Wednesday after St. Lucy 50 Edward III. between John son of Sir John Knyvet knight and Joan (*Johannam*) his wife of the one part and Dame Katherine who was wife of Sir John Buttourt of the other part, witnessing that whereas the said Katherine has sued for dower of the manor of Mendlesham against the said John and the said Joan daughter and heir of the said John Buttourt, it is agreed amicably between them that the said John and Joan have assigned and delivered to her dower thereof as follows, namely the chamber called 'Chapel chaumbre,' with the chapel annexed to be held in common with them, one chamber of the porter's house within the moat on the west side above and below, another whole house called the 'Eldhalle' with free ingress and egress as well by the great gate within the moat and without as by the postern to the parish church ; without the moat the grange called the 'wheteberne' on the north side except one small house attached called the 'chafhous,' with free ingress and egress, a house called 'stottystable' on the west side of the manor except the wain house and small stable attached, a third part of two sheepcotes on the north side and the west, a third part of two mills to be taken in common, a third part of the garden on the west side as divided by bounds, and the whole of another garden extending from the dovecot northward in satisfaction of all her dower of the garden wheresoever without the manor gates ; a third part of the profit of the market and fair (*fori et mundinarum*), the court and leet ; a third part of 'Holmerefeld' on the north side reckoned for 27 acres 3 roods of arable land, a third part of 'Whasshwellefeld' for 17 acres, a third part of 'Calwecroft' for 11½ acres, a third part of 'Chapellond' for 7½ acres, a third part of 'Branteshelle' for 4 acres, a third part of 'Stonweye' for 2 acres 1 rood, a third part of 'Dunnesgate' for 1 rood, a third part of 'Langelond' for 17 acres 1 rood, a third part of 'Southertonfeld' for 25 acres 1 rood, a third part of

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Membrane 24d—cont.

land sometime of William de Southerton for 5 acres a third part of land sometime of William de Balshangels for $6\frac{1}{2}$ acres, a third part of 'Southwodfeld' for 21 acres, a third part of 'Mellefeld' of the lands of Robert de Wintonca reckoned for 12 acres 3 roods as everywhere divided by metes and bounds; the meadow called 'Ladysmeduwe' reckoned for 4 acres of meadow, 1 acre of meadow in 'Bradmeduwe,' the acre of meadow called 'Warneresakre' as the third part of all the meadow of the manor; of pasture one half acre and one half rood in the 'bordurys' about the meadows, 9 acres 3 roods of 'Branteshel' and 'Wolmerisgrene,' a third part of 'Stubbyngge' and 'Longelaunde' containing 16 acres of pasture within an enclosure, the profit to be taken in common, one bound at 'Southwode,' one moiety of the way to Wykham mill, and 1 acre of pasture extending from the way from Robert de Wintonca's gate to Wykham ditch; 18 acres of wood in 'Stokerwode,' $10\frac{1}{2}$ acres of wood in 'Suthwode,' and 3 acres of wood in 'Hevenewode'; a third part of all the ancient rent of freemen as of 'molmen' and neifs appurtenant to the said manor amounting to 11*l.* $1\frac{1}{2}$ *d.* to be taken of the freeholders of Mendlesham following, namely of Roger Wildebef, Thomas atte Went, John Dunch, Sir Robert de Muntency, William de Neweton, Adam Sewale, John Skippelond, Hugh de Cotton, Henry Kynth', Ralph Metesharp, Mancr Dunch, Robert Dunkon, John Colneshoo, Edmund Soutere, Alice Foot, the prior of Alesborne, John de Waltham, Rose Skippelond, John Neweman, John de Haddeleye, Reynold Goodwyne, Robert Hadgor, Robert Dextere, Mancr son of Robert in Wykham, Richard Haddeleye, Adam Gronger, Hubert Broun, John Porter, John Copyn, Rose Ferour, Harungard de Hert, John Brodoke and John Bysshop; also 70*s.* $5\frac{1}{2}$ *d.* of the new rent and farm of land thereof to be taken of Roger Smyth, John Melkelond, John Ode, Geoffrey Chapman, John Goodewyne, John Dunch, John Motte, Thomas Neel and Simon Palmere; also 13*s.* 8*d.* to be taken of freeholders in the market, namely of Seman Linte, John Skolkyng, William Lorddye, William de Westwode, Robert Zymme, Maud Doun, William Doun, John Cartere, John Badwe, Nicholas Moumford, Robert Zymme and Geoffrey Goodwyn; also the works and customs of customary tenants of Mendlesham, namely of William Genour, John son of Hugh Rotele, Robert Lyrman, Nicholas Lyorman, William Aldrich, Robert Miggel, John Zymme, Nicholas son of Stephen, Ellis Miggel, John Miggel, Ralph Gurnay, Hugh Tiel, William Maukyng, Hugh le Fraunceys, Robert Coyman, Ralph Krispynk, Avice and Mabel daughters of Ellis Miggel, Nicholas Peyntour, Hugh le Cooke, Bartholomew Smithson (*fil' fabri*), Hugh le Parkere, John Cooke and the heir of William Sired; also 7*s.* 2*d.* of small holdings (*de minut' tenur'*) in villenage, namely of William Fisshere, William le Taillour, Bartholomew Goodwyn, Richard Linte, Ralph Geyncrowe, William Pollard, Richard Maliard and Thomas Thechere; also the works of customary tenants of Wykham, namely of Reynold Mercator, Thomas Mous, Alan Rowe, John le White, Thomas del Went, Bartholomew Onyot, Roger Onyot, Maud Brodhoke, Richard Hilde, Benedict Nelle, Thomas Gardyner, Ralph Pouche, William Saye, Nicholas Coue, John Bantynge, Alexander Gunnemere and Hugh Gunnemere; and the said Katherine hereby to farm lets during her life to the said John and Joan his wife her daughter all the lands, rents and services to her assigned as aforesaid, rendering to her 40 marks yearly at Christmas, Easter, Midsummer and Michaelmas by even portions, and doing for

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Membrane 24d—cont.

her the services due and accustomed to the chief lords of the fee, power being reserved to the said Katherine to distrain for arrears, and to enter and hold again the premises during her life if the rent be six weeks in arrear. Witnesses: William Wyngefeld knight, William Berard, William de Newton, John de Waltham, Hugh Houel, Thomas Wynchestre, John de Lakynghithe, Edmund his son. Dated Mendlesham, as above.

Memorandum of acknowledgment by John son of John Knyvet knight, 3 February this year.

Feb. 5. John Burgh knight the elder to Hugh de Aunesleye, William de Westminster. Lughtburgh, John de Wymondeswold chaplain and William de Derham. Recognisance for 1,000*l.*, to be levied, in default of payment of his lands and chattels in Cambridgeshire.

Cancelled on payment, acknowledged by William de Lughtburgh.

Jan. 28. To Edmund de Arundell. Order, upon his allegiance and under pain Havering. of forfeiture, for particular causes to leave all else and, ceasing every excuse, to be in person before the king and council at Westminster on 16 February next, in order to have speech with the council and give information touching certain matters that shall then and there be laid before him on the king's behalf, and further to do and receive as by advice of the council shall be appointed. By K. and C.

[*Rep. on Dignity of a Peer*, iv. p. 672; with erroneous reference to m. 23*d.*]

Feb. 6. To the sheriff of Lancaster. Order to stay altogether the execution Westminster. of the king's command to cause a coroner to be elected instead of Thomas Fasakerle; as learning that the said Thomas was insufficiently qualified, on 3 February last the king ordered a coroner to be elected in his stead, but it is witnessed in chancery by credible persons that he is sufficiently qualified, and a fit person to exercise that office.

Writing of John Besevyll, son and heir of John Besevyll of Pichelesthorn, being a quitclaim with warranty to Henry Berkhamstede, his heirs and assigns, of all the lands, reversions, woods, meadows, feedings, pastures, wards, marriages, heriots, reliefs, suits of court, rents and services of free tenants and neifs in Pichelesthorn, Ivynghe and Aldebury which descended by inheritance to him the said John the son after the death of Agnes Besevyll his mother. Witnesses: William Foukes, Robert Portereve, Roger Loryng, Thomas Gibbes, Richard Euelot, William Creke, John Peke. Dated Pychelesthorn, the feast of the Conception 50 Edward III.

Declaration by the witnesses, at the said Henry's request, that John Beseville the son is at this date of full age, namely 22 years and upwards, of sound mind and out of prison.

Memorandum of acknowledgment at Thame, 1 February this year before the abbot of Thame, by virtue of the king's writ of *dedimus potestatem* which is on the files of chancery for this year.

Jan. 30. To Roger de Kirketon, John Buttetourt, Baldwin Freville, Robert Westminster. Burgilloun and William Purfrey. Order, for particular causes affecting the king's right it is said laid before the king and council, to stay until the quinzaine of Easter next any process touching their commission

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Membrane 24d—cont.

that meanwhile the king may hear the parties, if they will sue with the council, and being better informed touching his right may with the advice of the council take further order according to law and reason ; as on 10 December last the king by letters patent appointed them, four, three and two of them of whom the said Roger should be one, by true men of Warwickshire to make inquisition concerning certain alleged trespasses committed by Richard de Tysho clerk and certain others named against the prior of Maxstoke, and to hear and determine the same.

Jan. 28.
Havering.

William Belle is sent to the master of the house of the Holy Spirit Writyll, to have for life such maintenance therein as William de Petoun deceased had in his life time at the command of the king or of his forefathers.
By p.s. [31289].

MEMBRANE 23d.

Writing of John de Betoyme, brother of Richard son of John de Betoyme, being a quitclaim with warranty to Thomas de Clifton, William Norwych, William Blakwelle, Geoffrey de Osmeston, Edmund Walsyngham, William de Thame citizen and fishmonger of London and Juliana his wife daughter of Thomas son of Richard son of William de Betoyme, and to the heirs and assigns of the said Juliana, of all right in all lands, reversions, rents and services in the city of London being in the seisin of the said Thomas, William, William, Geoffrey, Edmund William and Juliana which were sometime of Richard son of William Betoyme, and in all other lands etc. which they have in the said city in demesne or in reversion. Witnesses : William Strokelady, Robert Parys, John Vautort, John Shalyngforde, William Boyvile clerk. Dated London, 26 January 51 Edward III.

Writing of John de Betoyme, brother of Richard son of John de Betoyme, being a general release to William de Thame citizen and fishmonger of London and Juliana his wife of all actions and demands. Dated (*as the last*).

Writing of John de Betoyme, brother of Richard son of John de Betoyme, being a grant and quitclaim with warranty to Robert de Louthe 'joignour' citizen of London and Joan his wife, and to the heirs and assigns of the said Robert, of all the tenement in their seisin being in 'Seint Sytheslane' in the parish of St. Antonine London, Adam Stable being then mayor of London, John Northampton and Robert Launde sheriffs. Witnesses : Richard Northbury, Peter Mildenhale, John Shalyngforde, John Penwaryn, William Boyvile clerk. Dated London, 23 January 50 Edward III.

Memorandum of acknowledgment of the foregoing writings in the chancery at Westminster, 28 January this year.

Jan. 31. Robert Jolif of Shirburne to John Bays. Recognisance for 100*l.*, to Westminster. be levied, in default of payment, of his lands and chattels in Dorset.

Writing of Walter Clopton, William Thornyng, John de Merston and Hildebrand Barre, granting that whereas William son of Warin de Skargill knight (*militis*) has granted to them, their heirs and assigns

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Membrane 23d—cont.

for ever, a yearly rent of 20 marks to be taken of the manor of Sadelworthfrith and all the lands in the town of Qwyk, which rent he had by inheritance after the death of William de Skargil knight his grandfather, and whereas Warin de Skargil knight formerly granted the same with bond for warranty thereof to his son the said William the grandfather, his heirs and assigns, as contained in a writing of Warin the great-grandfather which with his own writing the said William has delivered to them, neither the said William nor his heirs shall be bound to warranty of the said rent though the said Walter and the others be impleaded concerning the same, and though it be recovered against them, their heirs or assigns, or be otherwise withdrawn, but the said Walter and the others shall be barred from action of warranty by writ of warranty of charter or of covenant to recover damages or bring any grievance against the said William or his heirs, notwithstanding any gift or warranty in either of the said writings. Witnesses: Robert de Swyllington the uncle, Robert Neville of Hornby, Thomas Metham knights, John Dronsfield, John Woderoue. Dated London, Friday before the Purification 51 Edward III.

Memorandum of acknowledgment, 31 January.

Writing of John Lovel lord of Tychemersh, giving with warranty to William de Skargill, son of Warin de Skargill knight, his heirs and assigns, a yearly rent of 10*l.* to be taken at Martinmas and Whitsuntide by even portions of his manor of Tychemersh co. Norhampton and all his lands there, with power to distrain for arrears. Witnesses: Sir Robert de Swylyngton the uncle, Sir Thomas de Metham, Sir John de Burgh knights, Hugh de Wombwell, John Woderoue. Dated Tychemersh, Saturday the feast of All Saints 50 Edward III.

Memorandum of acknowledgment, 31 January this year.

Feb. 2. Gilbert Wace of Oxfordshire to Nicholas de Carreu. Recognisance
Westminster. for 100*l.*, to be levied, in default of payment, of his lands and chattels in Oxfordshire.

Cancelled on payment.

Writing of John de Sancto Neoto clerk, being a bond to John Giffard of Cotherstok clerk in 100 marks payable at the Annunciation next. Dated Holburne, 7 February 51 Edward III.

Memorandum of acknowledgment, 7 February.

Writing of Walter de Clyfton abbot of Wardon co. Bedford, being a bond to John Giffard of Cotherstok clerk of Northamptonshire in 100 marks received as a loan to the profit of the monastery, payable at the Annunciation next. Dated Holbourne in the suburb of London, 7 February 51 Edward III.

Memorandum of acknowledgment, 7 February.

Charter of Robert de Marny knight, giving with warranty to Robert de Burton parson of Southwokyndon and John Colyn chaplain, their heirs and assigns, the manor of Kyngeseye co. Bukingham. Witnesses: Sir Reynold Malyns, Sir Gilbert Wace knights, William Upton, John Rolves, John Touy, John Fayrmay, Thomas Parage. Dated Kyngeseye, 7 January 50 Edward III.

Memorandum of acknowledgment, 7 February this year.

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Membrane 23d—cont.

Writing indented of Thomas Sakeville lord of the manor of Marlesford co. Suffolk, acknowledging that he has received of Ralph de Bokkyng, his tenant of the manor of Helmengham, 100s. in name of relief after the decease of John de Bokkyng son of William de Bockyngg for the manor of Helmengham which the said Ralph holds of him in socage by the service of 100s. a year payable at the manor of Marlesford. Witnesses : Edmund Stonore, Geoffrey de Hunden, Thomas Doily, Thomas atte Oke of Bergham, John Olney, Robert Hotoft, William Rukeld. Dated Westminster, Saturday after the Purification 51 Edward III. *French.*

Memorandum of acknowledgment, 7 February.

Writing of Thomas son and heir of Sir Richard de Bideford knight of full age, being a quitclaim to Sir Richard de Raveneshere clerk, Sir Thomas atte Strete, Sir Robert Teye knight, John Batayle, Thomas Batayle, John Boys of Tolleshunte, Geoffrey Hunden, John Quenyld, William Giffard, John Martel, Walter Arderne, Henry Sparke and Robert atte Watere of all lands which they have in the towns of Leghes, Felstede and Blakenotte. Witnesses : Sir Thomas Morewell knight, Thomas Albou, John Redeswell, John Bradeleyhe, John Bunsemere. Dated Stokkenepelham, Sunday the feast of St. Thomas the Apostle 50 Edward III.

Memorandum of acknowledgment, 7 February this year.

MEMBRANE 22d.

Writing of John Richemond, son of Godfrey Richemond of Thaxstede co. Essex, being a quitclaim with warranty to Richard earl of Arundell and Surrey, his heirs and assigns, of all the lands, rents and services in the town of Little Canefeld co. Essex held by the said earl and some time of John de Lacheleye and Isabel his wife. Witnesses ; Thomas Rocheford of Ledenrothyng, John Caunbrigg of Donmowe, John Yerdelee, John Benge, John Kent of Thaxstede. Dated London, 1 February 51 Edward III. *French.*

Indenture made at London 2 February 51 Edward III, between Richard earl of Arundell and Surrey and John Richemond son of Godfrey Richemond of Thaxstede co. Essex, witnessing a grant to the earl, his heirs and assigns, of a yearly rent of 20*l.* to be taken at Easter and Michaelmas by even portions of all the said John's lands in the town of Thaxstede or elsewhere in Essex with power to distrain for arrears, and he has put the earl in seisin by payment of 4*l.* ; and covenant for defeasance of the said rent, upon condition that the earl, his heirs and assigns, shall peaceably hold all the lands in Little Canefeld which were sometime of John de Lacheleye and Isabel his wife without impeachment or disturbance in time to come by John Richemond, his heirs or any other in their name in any court of the king or other lord in respect thereof or any of parcel of the same. Dated London, as above. *French.*

Memorandum of acknowledgment of the foregoing writing and indenture by John Richemond, 6 February.

Indenture made between Sir Robert de Teye, Richard de Ravensere clerk, Thomas Strete clerk, John Bataille, Thomas Bataille,

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Membrane 22d—cont.

John de Boys, Geoffrey Hunden, William Gyffard, Walter Arderne, John Martell, John Quynyld, Henry Spark and Robert atte Watere, feoffees of the manor called Coppedehalle co. Essex and the advowson of the one part, and Sir William de Septvance of the other part, being a defeasance by the first parties, who were enfeoffed by Sir Walter atte Lee, son and heir of Sir John atte Lee knight and Joan his wife, of the warranty in a release of the said manor and advowson made by Sir William to Sir John atte Lee and Joan and to the said John's heirs, dated Haveryng atte Boure, 4 September 41 Edward III, in case the said feoffees or any of them, their heirs or assigns, shall be impleaded by any of the heirs of Sir John atte Lee and Joan by reason of any gift or entail to them made; provided always that if they or any tenant of the premises or parcel thereof shall be impleaded by any other than the heirs of Sir John and Joan, it shall be lawful for them to deraign warranty according to the said release, this indenture notwithstanding. Dated 2 December 50 Edward III. *French.*

[*No acknowledgment recorded.*]

Writing of Giles de Seint Johan knight lord of Plumpton, son and heir of Isabel sometime wife of Richard de Rothynge citizen and vintner of London, giving to Richard de Preston citizen and corder of London, his heirs and assigns, a yearly rent of 10*l.* to be taken of his manor of Plumton one moiety at Easter the other at Michaelmas, and if the rent be in arrear at any term in whole or in part, power at their will to enter, hold and enjoy the said manor and all goods and chattels therein found until contented of the same with damages and costs; and he has put the said Richard in possession of the said rent by payment of 40*d.* Dated Sunday the eve of the Purification 51 Edward III.

Memorandum of acknowledgment, 7 February.

Indenture made between Giles de Seint John knight lord of Plumpton, son and heir of Isabel sometime wife of Richard de Rothynge citizen and vintner of London, and Richard de Preston citizen and corder of London, being a defeasance of a yearly rent of 10*l.* to be taken of the manor of Plumton granted to the said Richard by the said Giles, upon condition that the said Richard, his heirs and other the tenants thereof shall peaceably hold and enjoy, without being thrust out by recovery by any older title or right, all the tenements which the said Isabel had in the parish of St. Dunstan by the Tower of London with a quay called 'Pesokeswharf,' and by deed gave the same to the said Richard for life, and after made a quitclaim thereof to him; and the said Giles likewise after made a quitclaim of the said tenements, shops, solars and cellars to the said Richard and his heirs. Dated Tuesday the morrow of the Purification 51 Edward III. *French.*

Memorandum of acknowledgment, 7 February.

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Writing of Andrew Bomond clerk nephew of Hugh de Bernham, being a quitclaim with warranty to Walter de Berneye, Richard de Heylesdon and John de Heylesdon his son, their heirs and assigns, of the whole manor of Heylesdon with the advowson and all members, lordships, liberties, commodities rights and appurtenances thereof. Witnesses: William Worstede, Simon Dalmaigne, John Fayrchild of Norwich, Martin de Taverham, Richard Wayte, Robert Wayte,

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Membrane 22d—cont.

Richard Vyel of Heylesdon. Dated Heylesdon, Thursday the feast of St. Philip and St. James 45 Edward III.

Memorandum of acknowledgment in the town of St. Edmunds, Wednesday after the Conception 50 Edward III. before John Cavendyssh, by virtue of the king's writ of *dedimus potestatem* which is on the files of chancery for this year.

1377.

MEMBRANE 21d.

Writing of Richard Bereford of Norwich and Katherine his wife, being a bond to Richard Blake citizen of London and Nicholas Horseth of Wygynhale co. Norfolk in 1,000 marks payable at London in the dwelling house of Simon de Castre clerk the first Sunday in Lent next. Dated London, Saturday before the Conversion of St. Paul 50 Edward III.

Memorandum of acknowledgment in the chancery at Westminster, 26 January this year.

Writing of Richard Bereford of Norwich and Katherine his wife, being a quitclaim with warranty to Simon de Castre clerk and Nicholas de Massyngham, their heirs and assigns, of the manor of Fyntham co. Norfolk called Talboteshalle with the appurtenances, namely in Fyntham, Stradeset, Watlyngton, Wallyngton, Roungetounholme and Westderham, all lands, rents and services to the said manor belonging, and the reversion of lands formerly held by John Talbot and Katherine his wife for their lives by grant of Peter Talbot father of Adam Talbot. Dated Fyntham, Wednesday before the Purification in the beginning of 51 Edward III.

Memorandum of acknowledgment, 27 January.

Writing of John son of John de Betoyn citizen and painter (*pictor*) of London, being a quitclaim with warranty to Robert de Thame citizen and mercer of London and Juliana daughter of Thomas de Betoyn sometime citizen of London, their heirs and assigns, of all lands, rents etc. in London which ought to fall to him after the death of Thomas father of the said Juliana; Adam Fraunceys being then mayor of London, John Pecche and John Stodeye sheriffs. Witnesses: Richard de Berkyng citizen and draper, John de Kylyngworth 'draper,' William Duk 'draper,' William de Skelton 'armurer,' William Spark 'armurer,' William Essex mercer, Richard de Donekastre clerk. Dated London, Wednesday after St. Nicholas the Bishop 26 Edward III.

Memorandum of acknowledgment, 28 January this year.

Writing of John son of Thomas de Betoyn citizen and goldsmith of London, and John son of John de Betoyn citizen and painter (*pictor*) of London, being a quitclaim with warranty to Robert de Thame citizen and mercer of London and Juliana daughter of Thomas de Betoyn late citizen of London, their heirs and assigns, of all lands, rents etc. in London which ought to fall to them the said John and John after the death of Thomas father of the said Juliana. Witnesses: Richard de Burkyng, John de Kylyngworth 'draper,' William de Skylton 'armener,' William Spark 'armener,' Richard atte Legee

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Membrane 21d—cont.

'armener.' Dated London, Monday after St. Nicholas the Bishop
26 Edward III.

Memorandum of acknowledgment by the said John son of John,
28 January this year.

Jan. 27. William Deuyas is sent to the abbot and convent of Bruerne, to
Havering have for life such maintenance in that house as Richard Riche deceased
manor. had at the command of the king or his forefathers. By p.s. [31288.]

Jan. 29. Roger de Meres of Kirketon knight and John his son the elder
Westminster. to Thomas de Haselden of Wakefeld. Joint and several recognisance
for 400*l.*, to be levied, in default of payment, of their lands and chattels
in Lincolnshire.

Cancelled on payment.

Jan. 27. To the sheriff of Cantebrigge. Order to give notice to Mary who
Westminster. was wife of Adam de Carlell citizen and draper of London, John de
Appelby dean of St. Paul's church London, John de Saxton clerk
and William Carlell, the said Adam's executors, to be in chancery
in the octaves of the Purification next in order to shew cause where-
fore John Avenell of Gamelegeye ought not to be quit toward
them of the debt hereinafter mentioned, and wherefore a statute
merchant by him made ought not to be annulled, and further
to do and receive what the court shall determine; and order by
mainprise of John Colville knight, Baldwin Seint George knight and
John de Ellerton of Cambridgeshire and Peter le Strange knight of
Norfolk to stay the execution of the king's writ against the said
defendant as well in regard to taking his body as to extending his
lands and appraising his chattels, bringing there the names of those
by whom such notice is given and this writ; as the king has learned
by complaint of the defendant that on 19 July in the 43rd year of
the reign before William de Walleworth mayor of the staple of
Westminster deputed to receive recognisances of debts therein he
made a recognisance to the said Adam for 102*l.* payable at Michaelmas
then next, that by indenture between them made the said Adam
after made a defeasance of the said statute upon certain conditions
therein specified, as may appear by one part of the indenture in the
defendant's hands, produced in chancery, and that although he has
truly kept all and singular the said conditions, the said executors
are unlawfully suing execution of the said statute by writ founded upon
a certificate thereof, wherefore he has prayed the king for remedy;
and the said John Colville and the others, appearing in person in
chancery, have mainperned under a pain of 102*l.* to have his body
in chancery at the day named on which the said writ is returnable, in
order to answer the said executors and stand to right in all things.

The like, *mutatis mutandis*, to the sheriff of Norfolk, returnable in
the quinzaine of Easter.

Feb. 9. Thomas Katermayns to Walter Boteler. Recognisance for 100*l.*,
Westminster. to be levied, in default of payment, of his lands and chattels in
Oxfordshire.

Walter Boteler to Thomas Katermayns. Recognisance for 100*l.*,
to be levied etc. in Berkshire.

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Membrane 21d—cont.

Feb. 12. William Nevylle of Pykehale knight of Yorkshire and John de Westminster. Asshewell of Notynghamshire to Richard de Ravenser archdeacon of Lincoln. Recognisance for 200 marks, to be levied etc. in Yorkshire and Notynghamshire.

Cancelled on payment.

John de Tynten of Cornwall to Robert Tresilian. Recognisance for 200*l.*, to be levied etc. in Cornwall.

John Foxle knight to Thomas de Haselden of Wakefeld. Recognisance for 200*l.*, to be levied etc. in the county of Suthampton.

Indenture made between John de Foxle knight and Thomas de Haselden of Wakefeld, witnessing the defeasance of the foregoing recognisance, upon condition that the said Thomas, his heirs and assigns, shall peaceably hold the manor of Gildenmoredon as fully as the said Thomas had the same by the said John's feoffment, not being put out by the said John or his heirs by recovery tried upon a title older than this date. Dated London, 18 February 51 Edward III.
French.

Memorandum of acknowledgment, 19 February.

MEMBRANE 20d.

Charter of Alexander Goldyngham knight, giving with warranty to John Blaunchard archdeacon of Worcester, his heirs and assigns, the whole manor of Bereford St. Martin by Wilton co. Wiltesir, with homages, rents and all services of free tenants, and reversions and the customs and services of neif tenants and all that goes with them, also all the said Alexander's lands in the town of Bereford St. Martin. Witnesses: Lawrence de Sancto Martino, Thomas West, John de la Mare knights, Nicholas Bonham, Henry Gilberd, Oliver Harnham, Henry Haversham. Dated 7 July 50 Edward III.

Writing of Alexander Goldyngham knight, being a quitclaim with warranty to Master John Blaunchard archdeacon of Worcester, his heirs and assigns, of the manor of Bereford St. Martin by Wilton co. Wiltesir and of all lands in the town of Bereford St. Martin which the said archdeacon holds by his grant. Witnesses (*as the last*). Dated 5 November 50 Edward III.

Charter of Alexander Goldyngham, granting with warranty to Master John Blaunchard archdeacon of Worcester, his heirs and assigns, a yearly rent of 10*l.* payable at Michaelmas and Easter by even portions by Thomas Peioun, son and heir of John Peioun of Schaftebury, for the manor of Bereford St. Martin by Wylton co. Wiltesir which the said Thomas holds for a term of years by demise of the said Alexander, granting also the reversion of the said manor when it shall fall in. Witnesses (*as before*). Dated 7 July 50 Edward III.

Memorandum of acknowledgment of the foregoing charters and writing, 9 February this year.

Writing of John Chambirleyn, son and heir of Ralph Chambirleyn of Reresby, being a quitclaim with warranty to Robert Folville parson

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Membrane 20d—cont.

of Saxelby, John de Friseby parson of Carleton Curle, Simon German of Cosyngton, William Robynet of Sileby and John Folville of Reresby and to their heirs of all lands, meadows, feedings, pastures, rents and other services in the towns of Reresby and Thursyngton which were of his said father and of Ralph Chambirleyn his grandfather. Dated 10 February 51 Edward III.

Memorandum of acknowledgment, 12 February.

Feb. 13. John de Assheton under Lyme to John de Marcheford parson of Westminster. Wakerlegh. Recognisance for 40*l.*, to be levied, in default of payment, of his lands and chattels in Lancashire.

Feb. 3. Morice Scot 'palfreyman' is sent to the abbot and convent of Havering. Bukfast co. Devon, to have for life such maintenance as Nicholas Venour in his life time had there by command of the king or his forefathers. By p.s. [31305.]

Feb. 14. William de Tanfeld parson of Wyrkyngton, John de Dent of Yorkshire and John de Preston the elder of Westmorland to William de Dyghton parson of Stayndrop and Guy de Rouclif parson of Hurtheworth. Joint and several recognisance for 100 marks, to be levied in default of payment, of their lands and chattels in Yorkshire and Westmorland.

Cancelled on payment, acknowledged by the said Guy.

William Wilde clerk parson of St. Swythun Worcester to John Maleweyn clerk and Joan who was wife of William Maleweyn. Recognisance for 200*l.*, to be levied etc. of his lands and chattels and ecclesiastical goods in Worcestershire.

Cancelled on payment.

Writing of William la Zouche of Haryngworth knight, being a quitclaim with warranty to Richard earl of Arundell, his heirs and assigns, of six messuages, 2½ carucates of land, 80 acres of meadow, 60 acres of pasture, 40 acres of wood and 60*s.* of rent in Louemunstre, Bromhurst and Kenredford co. Sussex, provided that such warranty shall bar all claim of the said William and his heirs, but that they shall not be bound to warranty by voucher nor otherwise if the said earl, his heirs or assigns, be impleaded concerning the premises or parcel thereof by any other persons. Dated London, 8 June 50 Edward III. *French.*

Memorandum of acknowledgment, 14 February this year.

Writing of William Breckeles grocer citizen of London, being a receipt and acquittance to Edmund del Clysse of Donewys for 100*l.* wherein the said Edmund was bound to him by a recognisance made before William de Walleworth mayor of the staple of Westminster. Dated London, 14 February 51 Edward III.

Memorandum of acknowledgment, 17 February.

Letters indented of Henry Lescrope knight on the one part and John Trayly knight, son and heir of John Trayly, on the other part, reciting that heretofore in the king's court the said Sir John claimed against the said Henry as his right and heritage two carucates of land

1377.

Membrane 20d—cont.

and the moiety of a messuage in Paulynscray co. Kent, that he after made a release of the premises with warranty to the said Henry, his heirs and assigns, that by charter he gave to the said Henry, his heirs and assigns, all other his lands, woods, meadows etc. in the said town, and that after by fine levied in the king's court the said John son of John Trailly made a quitclaim with warranty of the premises to the said Henry and his heirs by name of the manor of Paulynscray, and witnessing that if the said Henry, his heirs and assigns, shall be impleaded concerning the premises whereof he was seised before the said action or parcel thereof, the said John son of John shall not make up the value by reason of the warranty aforesaid, but the said John the son covenants that the same shall be for a bar for ever against himself and his heirs. Dated London, 7 July 50 Edward III. *French.*

Memorandum of acknowledgment by the said Henry, 25 February this year.

Feb. 3.
Havering.

Thomas Hampton 'palfreyman' is sent to the prior and convent of Westacre, to have for life such maintenance in that house as Benedict de Watford deceased had at the command of the king or any of his forefathers.

By p.s. [31303.]

MEMBRANE 19d.

Writing of William Weston of Kenete, being a quitclaim with warranty to Ellis Spelly of Bristol, his heirs and assigns, of all messuages, lands reversions, meadows, feedings, pastures, rents and services in Estkenete and Westkenete which the said Ellis had by gift and feoffment of Robert Toly and Katherine his wife, and which were sometime of Geoffrey de Weston. Witnesses: Humphrey de Stafford, Thomas de Hungerford, Robert de la Mare, Philip fitz Waryn knights, Michael Skyllyng, Robert de Cherleton. Dated 14 February 51 Edward III.

Memorandum of acknowledgment, 14 February.

Writing of John Ragbroke, being a quitclaim with warranty to Ellis Spelly of Bristol, his heirs and assigns, of all messuages, lands etc. in Estkenet and Westkenet (*as in the last*). Witnesses and date (*as the last*).

Memorandum of acknowledgment, 14 February.

Writing of Thomas de Beverlee of Beverley, granting with warranty to Sir Richard de Ravenser archdeacon of Lincoln, Master Robert de Beverlaco and Richard de Chesterfeld canons of the collegiate church of St. John Beverley, Sir John de Ravenser parson of Algerkyrke and John de Wythornwyk parson of Fylyngham, their heirs and assigns, a yearly rent of 10*l.* to be taken at Whitsuntide and Martinmas by even portions of all the grantor's lands in Beverley, with power to distrain for arrears; and he has put them in seisin by payment of 12*d.* Dated Westminster, 16 February 51 Edward III.

Memorandum of acknowledgment, 16 February.

Feb. 18.
Westminster.

Joan de Mohun of Dunsterre, Aubrey de Veer knight and Michael atte Mede to Roger Lestraunge of Knokyn knight. Recognisance for 900 marks, to be levied, in default of payment, of their lands and chattels in Somerset.

Memorandum of defeasance, upon condition that the said Joan,

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Membrane 19d—cont.

Aubrey and Michael or one of them pay a moiety of the said sum at Whitsuntide next.

Cancelled on payment.

Indenture of accord made between John Chasteloun of the one part and John Straunge of Westbury and Mabel his wife of the other part concerning the wood called 'Radclyfwodus' in the parish of Westbury, whereupon debate was moved between the parties, that John Chasteloun shall have to him and his heirs 'Radecllyfpark' and the woods called the Morezyf and the Fryth as by the bounds limited, and John Straunge and Mabel his wife shall have to them and their heirs the residue of the said wood, that John Chasteloun shall make a feoffment of his share to two or three feoffees, who shall again enfeoff John Chasteloun and Margaret his wife and the heirs of the said John's body with remainder for lack of such issue to the said John Straunge and Mabel and to the heirs of John Straunge, after which John Straunge shall make a confirmation of their estate, saving the remainder aforesaid, and that John Chastiloun shall make a confirmation of the residue aforesaid with warranty to the said John Straunge and Mabel. Dated Westminster, 10 February 51 Edward III. *French.*

Memorandum of acknowledgment by the parties, 18 February.

Writing of John de Meryet knight, being a quitclaim with warranty to Guy de Bryan knight, his heirs and assigns, of the manor of Wodmersthorpe co. Surrey. Witnesses: William Bonville knight, Nicholas Carreu, Roger Asshebornham, John Kyngesfold, John Wacche. Dated London, 16 February 51 Edward III.

Memorandum of acknowledgment, 18 February.

Feb. 18. Robert Trenewhit to John Dovy citizen of London. Recognisance Westminster. for 200*l.*, to be levied, in default of payment, of his lands and chattels in Cornwall.

Charter of John de Meryet knight, giving with warranty to John de Harewell bishop of Bath and Wells, Thomas Mount clerk and John Waryn clerk, their heirs and assigns, the advowson of Meryet church and one acre of land being parcel of the manor of Meryet. Witnesses: William de Botreaux, Richard de Acton, John de la Mare, Hugh de Durburgh knights, Henry Percehay, John Bays, Robert James. Dated 8 February 51 Edward III.

Memorandum of acknowledgment, 21 February.

Writing of John Shropham chaplain, being a quitclaim with warranty to Sir Robert de Burton parson of Southwokynndon, his heirs and assigns, of the manor of Leyre Marny, the advowson of a chantry in the church thereof, the manor of Ardernehalle in the town of Horndon, and all other lands in the towns of Great Totham, Little Totham, Hebregge, Little Leys, Great Wyggeberwe, Salcote, Virly, Tolleshunte Knyghtes, Great Brakstede, Kelleveden, Inneworth, Feryngge and Horndon co. Essex which they the said John and Robert lately had by gift and feoffment of Sir Robert de Marny knight. Witnesses: Ralph Seynleger knight, John Gildesburgh, Robert fitz William, Thomas Belhous,

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Membrane 19d—cont.

Thomas Yonge, John Amour, John Merlawe, John Stodeye. Dated Soutwokynndon, 6 February 51 Edward III.

Memorandum of acknowledgment, 23 February.

MEMBRANE 18d.

Indenture made between the king and Richard Seburgh of Colchestre, being a lease for five years from Michaelmas last, by mainprise of John Prentys of Colchestre and Henry atte Stile of Coggeshale co. Essex, of the subsidy in Essex and Hertfordshire upon cloths for sale granted to the king by the lords and commons of his realm to have release of the forfeiture of alnage thereupon laid of old time, rendering 40 marks a year at Easter and Michaelmas by even portions. Covenants (*as above, p. 104*), saving wholly to the king the forfeiture of cloth exposed for sale before being sealed with the seal appointed for the purpose, and saving and reserving also to the king the forfeitures laid by statute of the parliament holden at Westminster on the morrow of St. Edmund Martyr in the 47th year of the reign upon cloths exposed for sale which are not of the length and breadth in the said statute contained, and the farmer shall answer at the exchequer for the forfeitures last mentioned. Dated Westminster, 20 February. *French.*

By bill of the treasurer.

The like leases made to the following persons :

Herefordshire. William Leyghton of Hereford for seven years from Michaelmas last, rendering 4*l.* a year at Easter and Michaelmas by even portions. Mainpernors, Thomas Clerk of Hereford and John de Hereford of Herefordshire. Dated Westminster, 12 April. *French.*

By bill of the treasurer.

Worcestershire. Alexander de Besford for six years from Easter last rendering 60*s.* a year at Michaelmas and Easter by even portions. Mainpernors, Henry Haggeleye and Richard Ryhall of Worcestershire. Dated Westminster, 1 March. *French.*

Indenture made between the king and John de Pathorn of York draper, being a lease for three years from Michaelmas last, by mainprise of Guy de Rouclyf clerk, Simon de Elvyngton and John de Rouclyf of Yorkshire, of the subsidy in Yorkshire, Northumberland, Cumberland and Westmorland upon cloths for sale etc., rendering 55 marks every year at Easter and Michaelmas by even portions etc.; and in aid of his farm and for his diligence in that behalf for the king's profit the said farmer shall have to his own use all cloths forfeit as aforesaid during all that term, saving to the king the forfeitures laid by statute etc. (*as above, mutatis mutandis*). Dated Westminster, 22 February. *French.*

By bill of the treasurer.

MEMBRANE 17d.

Feb. 23. To the sheriffs of London. Order by mainprise of Thomas Pokel-
Westminster. church of Wyltesir, John Toucestre of Norhamptonshire and Reynold Sheffield of Berkshire to stay the further publication of the exigents against Richard Bedwynde citizen and pepperer of London, bringing this writ before the justices of the Bench; as John Hadlee citizen and pepperer of London is impleading the said Richard for an alleged debt of 20*l.* 10*s.*, and the defendant is put in exigents from husting to husting to be outlawed for that he came not before the said justices to

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Membrane 17d—cont.

answer the plaintiff, being altogether without knowledge thereof it is said, wherefore he has petitioned the king for a stay, as he is ready to stand to right in all things ; and the said Thomas and the others, appearing in person in chancery, have mainperned under a pain of 20*l.* to have defendant's body before the said justices the day the writ of exigents is returnable.

Feb. 26. To the same. Like order, *mutatis mutandis*, by mainprise of Westminster. William Torgold, William Turk, Roger Turk and John Gippewych of London. in favour of Robert Burden whom Master John de Appelby dean of St. Pauls London is impleading before the same justices to render account for the time that he was receiver of the dean's moneys.

Feb. 8. To John Cavendissh and his fellows, justices appointed to hold Westminster. pleas before the king. Order, upon the petition of Joan countess of Hereford presented in this parliament, to continue until the octaves of St. John Baptist next in the state wherein they now are the plea and process hereinafter mentioned and all things following thereupon ; as her petition shews that, although she holds in dower for her life the manor of Kynebauton co. Huntingdon with the soke, which pertained of old time to the constableness of England as she says, and a third part of the manor of Worsle which is parcel of the honour of Huntynghdon, of the heritage of Eleanor wife of the king's son Thomas de Wodstoke constable of England and of Mary sister of the said Eleanor, being daughters and heirs of Humphrey de Bohun earl of Hereford tenant in chief, and being within age and in the king's wardship, and although the manor of Kynebauton and all other manors pertaining to the constableness, and likewise the manor of Worsle and all other manors and lands of the said honour, and all the tenants thereof time out of mind ought to be quit and altogether discharged of all toll, pontage and other customs throughout the whole realm, the countess or the tenants of her said manor and third part are among others assessed for the premises by men of the country at divers sums of money for the repair of Huntynghdon bridge, and at the suit of the overseers of the said bridge the said sums are unlawfully demanded of the countess or her tenants in name of pontage by grievous distresses as she says, praying a stay until the full age of the said heirs ; and forasmuch as it is the king's will to maintain such heirs in all their rights, being within age and in his wardship, with the assent of the prelates, earls and barons in the said parliament the king has made order for a stay until the octaves aforesaid.

By pet. in parl. [*Ancient Petitions*, 886.]

March 4. To the sheriffs of London. Order by mainprise of William Podenale Westminster. of London, John atte Hethe of London, Adam Chaufcire of Essex and John Cussum of London 'capper' to stay the taking of the body of Richard Ament 'capper,' bringing this writ before the justices at Westminster ; as by writ *de judicio* the king lately ordered the sheriffs to take the said Richard wherever found in their bailiwick, so as to have him before the said justices in the quinzaine of Easter to answer Joan Stury 'capper' as to rendering her chattels to the value of 40*s.* ; and the defendant has petitioned the king for a stay, seeing that he is ready to answer her and stand to right in all things ; and the said

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Membrane 17d—cont.

William and the others, appearing in person in chancery, have mainperned under a pain of 5 marks to have his body before the said justices at the aforesaid day.

March 10. John Assheton 'palfreyman' is sent to the prior of the Hospital of
 Sheen St. John of Jerusalem in England, to have for life such maintenance
 manor. in the manor of Hampton co. Middlesex, which pertains to the
 Hospital it is said, as John Baker in his life time had at the king's
 command. By p.s. [31346.]

Feb. 10. Peter Sheford is sent to the prior and convent of St. Neots, to have
 Havering for life such maintenance as Stephen Charrer deceased had there at
 manor. the late king's command. By p.s. [31316.]

March 8. To the sheriff of Middlesex. Order by mainprise of Richard Hamp-
 Westminster. ton esquire of Staffordshire and Lawrence Sebroke of the county of
 Suthampton to stay the publication of the exigents against John
 Humbleton clerk; as by writ *de judicio* the king lately ordered the
 sheriff to put the said clerk in exigents from county to county if he
 should not appear, and if he should appear to take him so as to have
 his body before the justices at Westminster in the quinzaine of Trinity
 in order to account with Robert de Twyford knight, administrator
 of the goods of John Chaundos knight deceased intestate it is said,
 for the time that he was receiver of deceased's moneys by the hands
 of Thomas Orgrave clerk of the treasury at Westminster and Robert de
 Morton, as the said defendant has acknowledged in the king's court in
 pleading before the said justices; and the defendant has petitioned
 the king for a stay, shewing that he is ready to answer the plaintiff
 and stand to right in all things; and the said Richard and Lawrence,
 appearing in person in chancery, have mainperned under a pain of 100
 marks to have the defendant before the said justices at the aforesaid
 day.

March 15. Fulk de Pembrigge knight to John Hende citizen and draper of
 Westminster. London. Recognisance for 128*l.*, to be levied, in default of payment,
 of his lands and chattels in Salop.

March 12. To the sheriff of Warrewyk. Order by mainprise of Robert de
 Westminster. Parys of Cambridgeshire, John Burglioun of Warwickshire, John de
 Molynton of Salop and Peter Dyngeley of London to stay the taking
 of the body of William de Cristelton by virtue of the king's late writ
 de judicio ordering the sheriff to take the said William so as to have
 him before the justices at Westminster at a set day therein contained
 to answer William Aubyn clerk and Richard Aubyn concerning an
 alleged trespass, and order to bring this writ before the said justices;
 as the said Robert and the others, appearing in person in chancery,
 have mainperned under a pain of 20*l.* to have the defendant's body
 before the said justices at the day appointed.

March 30. William Aleyn 'cordewaner' and citizen of London to Thomas
 Westminster. de Brayles. Recognisance for 20 marks, to be levied, in default of
 payment, of his lands and chattels in the city of London.

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Membrane 17d—cont.

April 3. To the sheriff of Bukingham. Order by mainprise of Ralph de Westminster. Pynyngton clerk of Lancashire, Roger de Welford clerk, Edmund Brudnelle of Northamptonshire and William Herrebury of Derbyshire to stay the exigents against John de Barton parson of Lekhampstede, although by writ *de judicio* the king lately ordered the sheriff to put the said parson in exigents from county to county until outlawed, and if he should appear to take him so as to have him before the justices at Westminster in the octaves of Michaelmas in order to content the king for his ransom for a certain trespass by force of arms committed against Peter Smyth of Lekhampstede; as the said Ralph and the others, appearing in person in chancery, have mainperned under a pain of 20*l.* to have the said parson before the said justices at that day.

April 4. To the sheriffs of London. Order by mainprise of Roger de Wedon Westminster. of Coventre, William Shiplode of Coventre, John Fylongley of Coventre and William Heton of London 'taillour' to set free John Shiplode from Neugate prison, if there detained for the cause hereinafter stated and for none other; as at the suit of William Wolf of Covyntre, averring that the prisoner threatened him in life and limbs and to burn his houses, the king ordered the sheriffs to cause him to come before them, and to compel him to find mainpernors who, under a pain to be by the sheriffs laid upon them for which the sheriffs would answer, would mainpern him that he should do or procure no hurt or harm to the complainant's body nor to his houses by burning, and if he should refuse, to commit him to prison, there to abide until he would willingly so do; but the said Roger and the others, appearing in person in chancery, have mainperned as aforesaid under a pain of 20*l.*

March 4. To the sheriff of Lincoln. Order by mainprise of John de Aunesley Westminster. knight and Thomas de Aunesley of Notyngnamshire to stay until the octaves of St. John Baptist next the execution of a writ of exigents against Thomas de Staunton; as the king has learned that lately Adam de Ayleston impleaded the defendant before the justices of the Bench for an alleged debt of 20*l.*, and by process thereupon had so far prosecuted the business that by writ *de judicio* the king ordered the sheriff to put the defendant in exigents from county to county until outlawed if he should not appear, and if he should appear to take him and keep him in safe custody so as to have his body before the said justices at the day named; but he has found in chancery the said John and Thomas de Aunesley, who have mainperned under a pain of 20*l.* to be levied to the king's use of their lands and chattels if they have not the defendant before the said justices at that day.

MEMBRANE 16d.

Feb. 24. To the sheriff of Oxford. Order, upon the petition of Bartholomew Westminster. Bozan of the fellowship of Lukes, by mainprise of Walter Southous of London, Roger Gresleye, William Wolf of Derbyshire and Geoffrey de Somerton of Norfolk to stay the further publication of the exigents against him and the taking of his body, bringing this writ before the justices of the Bench; as his petition shews that John Wyneriche is impleading him before the said justices for an alleged debt of 37*l.*, that he is put in exigents in Oxfordshire to be outlawed for that he

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Membrane 16d—cont.

came not before those justices to answer, being altogether without knowledge thereof, and that he is ready to stand to right in all things, praying a stay; and the said Walter and the others, appearing in person in chancery, have mainperned under a pain of 40*l.* to have him before the said justices three weeks after Easter next, at which day the writ of exigents is returnable.

Feb. 28. Ralph de Ferrariis knight, Robert de Ferrariis knight, Nicholas de Westminster. Stafford knight, Adam Peshale, William de Chetewynd of Calvyngton and Henry Puyse of Ruggeley to John de Beverle of Pencerich. Joint and several recognisance for 1,000*l.*, to be levied, in default of payment of their lands and chattels in Staffordshire.

Cancelled on payment.

Feb. 18. To the sheriff of York. Order, upon the petition of Geoffrey Randolph Westminster. of Killum, to cause Henry Damyot, John son of Geoffrey Randolph, Geoffrey son of Richard Randolph and Roger his brother, William de Swale, William Redeer, Thomas Salvan 'warner,' John Baroun, Hugh Lauraunce, William de Swathorp, John Martynnet, Henry de Crauncewyk 'tayllour,' John Tothe and Richard Randolph to come before him, and to compel them to find mainpernors who, under a pain of 40*l.*, will mainpern for every one of them that they shall do or procure no bodily hurt or harm to the petitioner, and if they shall refuse, to commit them to prison, there to be kept in safe custody until they will willingly so do, certifying under his seal in chancery the security so taken, and sending again this writ; as the said petition shews that the said Henry and the others threatened the petitioner in life and limbs, praying the king to make provision for his safety.

Feb. 10. To William de Ufford earl of Suffolk. Order to send under his seal Westminster. into chancery all indictments, records, processes, rolls, memoranda etc. whatsoever before him and his fellows had which concern the office hereinafter mentioned, with the original writs and all other things affecting the same, also this writ, that these being viewed and examined the king may further deal as of right ought to be done according to the law and custom of England; as lately by letters patent the king appointed the earl and certain other lieges his justices in Norffolk and Suffolk to make inquisition concerning great number of alleged extortions, oppressions, forgeries, deceits, champerties, ambidextries maintenances, trespasses, hurts, grievances and excesses there committed against divers his subjects, and to do certain other things in the said letters contained, and for particular causes him moving it is the king's will to be certified touching the records, processes etc. before them made.

Feb. 26. To the sheriff of Suthampton. Order by mainprise of John Kynges- Westminster. mulle, John Colyngborne the younger and Hugh Medmenham of that county to stay the publication of the exigents against John Queyneld, bringing this writ before the justices at Westminster at the day a writ *de judicio* against him at the suit of John Alton of Froille is returnable; as lately by that writ the king ordered the sheriff to put the defendant in exigents from county to county until outlawed if he should not appear, and if he should appear to take him and keep

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Membrane 16d—cont.

him in prison in safe custody so as to have his body before the justices at Westminster at a set day in that writ contained in order to answer the plaintiff, and the defendant has prayed for a stay, shewing that he is ready to answer and stand to right in all things; and the said John Kyngesmulle and the others, appearing in person in chancery, have mainperned under a pain of 100s. to have him before the said justices at the aforesaid day.

The like to the sheriff of Dorset in favour of the said John Queyneld, by the mainprise aforesaid to stay the exigents at the suit of Thomas Marschal chaplain for a debt of 13*l*.

Feb. 24. To the sheriff of York. Order, upon the petition of William Parche-
Westminster. mener of Grantham and Thomas Bygot, by mainprise of Robert de Kirkton, William de Welton, Richard de Swyneshed and Thomas de Sireston of Lincolnshire to stay the exigents against them and the taking of their bodies, bringing this writ before the justices of the Bench; as their petition shews that Thomas de Frytheby is impleading them in the king's court before the said justices for that contrary to the ordinance they admitted to their service and retained John Mot late in the plaintiff's service at York, who withdrew from that service without reasonable cause and the plaintiff's licence before the term agreed, although required to give him up, shewing that they are put in exigents in Yorkshire to be outlawed although they are ready to answer in that plea and to stand to right in all things, and praying for remedy; and the said Robert and the others, appearing in person in chancery, have mainperned under a pain of 20*l*. to have the defendants before the said justices the day the writ of exigents is returnable in order to answer as well the king as the plaintiff in the aforesaid plea.

March 7. Roger de Clifford knight to Thomas Tyrell knight, John James of
Westminster. Walyngford and Edmund Hyndon. Recognisance for 340*l*. 6*s*. 8*d*., to be levied, in default of payment, of his lands and chattels in Westmorland.

Cancelled on payment, acknowledged by the said Edmund.

Indenture made between Sir Roger de Clifford lord of Westmorland of the one part and Thomas Tirell, John James of Walyngford and Edmund Hyndon of the other part, being a defeasance of the foregoing recognisance, upon condition that Sir Roger pay or cause to be paid to the said Thomas, John and Edmund or to their attorneys in the cathedral church of St. Paul London 100 marks at Easter next or within six weeks after, 51*l*. 15*s*. at Whitsuntide following or within six weeks after, and 51*l*. 15*s*. at Michaelmas following or within six weeks after. Dated London, 8 March 51 Edward III. *French*.

Memorandum of acknowledgment by the parties, 7 March.

March 8. Robert atte Selere to John prior of the house of the Mother of God of
Westminster. the Carthusian order London. Recognisance for 12*l*., to be levied, in default of payment, of his lands and chattels in Kent.

Charter of William de Chuselden, giving with warranty to Master John Blanchard clerk, his heirs and assigns, the manor of Bereford St. Martin co. Wiltesir, with the homages, rents and services of all free tenants and

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Membrane 16d—cont.

reversions, the customs and services of neif tenants, their suits and all that goes with them, and all the lands of the grantor in the said town. Witnesses : Lawrence de Sancto Martino, Hugh Tyrel, John de la Mare knights, Michael Skylling, Nicholas Bonham, Oliver Harnham, Thomas Blaunchard. Dated Monday after St. Peter and St. Paul 47 Edward III.

Writing of William de Chuseldene, being a letter of attorney appointing John Blaunchard the younger to deliver to Master John Blaunchard clerk seisin of the manor of Bereford St. Martin co. Wiltesir and of other lands in that town according to a charter to him made. Dated (*as the last*).

Writing of William Chuselden, being a letter of intendence to all his tenants of the manor of Bereford St. Martyn co. Wiltesir, directing them to attorn tenants to Master John Blaunchard clerk to whom he has granted their homages etc. and the said manor by charter. Dated London (*as before*). *French*.

Memorandum of acknowledgment of the foregoing charter and writings, 11 March this year.

April 5. Peter Fraunk one of the king's henchmen (*henxstmannorum*) is
Sheen. sent to the abbot and convent of Torre, to have such maintenance as Roger Copper deceased had there at the command of the king or his forefathers.
By p.s. [31383.]

MEMBRANE 15d.

Feb. 26. To the sheriff of Salop. Order by mainprise of Robert de Bolthorp
Westminster. of Yorkshire, Robert de Kyngeston of Middlesex, Richard Fauncy of the county of Suthampton and John Marchal of Norffolk to stay the publication of the exigents against Thomas Cotes of Harleye; as lately by writ *de judicio* the king ordered the sheriff to put the said Thomas in exigents from county to county until outlawed if he should not appear, and if he should appear to take him and keep him in prison in safe custody, so as to have his body before the king in the quinzaine of Easter to content the king of his ransom by reason of disseising Blanche who was wife of Roger son of Robert de Buterleye knight of tenements in Lutelbromfeld and Michelbromfeld by force of arms; and the defendant has petitioned the king for a stay, shewing that he is ready to answer the king and stand to right in all things; and the said Robert de Bolthorp and the others, appearing in person in chancery, have mainperned under a pain of 10*l.* to have him before the king at the aforesaid day.

Writing of Edmund Waldeyeve of Warwickshire and Margery his wife, being a grant and quitclaim with warranty to John Foxle, Bernard Brokas, John Golafre knights, Adam de Hertyngdon, John Bukyngham, John Campeden, Richard Toneworthe, John Rouceby, Thomas Cook, John Ketene clerks, William Walleworth, William Haldenne, William Worfton, Thomas Dru and Stephen Haym, their heirs or assigns, of the manors of Broughton and Northnewenton co. Oxford and the advowson of Broughton church. Witnesses : Richard de Abburbury, Baldwin de Bereford, John de Nowers, Gilbert Was, Robert Symeon knights,

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Membrane 15d—cont.

John de Leukenore, John Laundes, Thomas de la Mere, John Hardy, Robert Brayles, Richard Craunford, John James. Dated Dadyngton, 10 February 51 Edward III.

Memorandum of acknowledgment, 28 February.

March 1. John Abraham clerk and John Ramsey of Tettebury to Adam Westminster. Houton bishop of St. Davids. Joint and several recognisance for 200*l.*, to be levied, in default of payment, of their lands and chattels in Herefordshire.

Cancelled on payment.

March 2. John Sapy knight to Nicholas Carreu. Recognisance for 30*l.*, to Westminster. be levied etc. in Worcestershire.

*Memorandum of defeasance, upon condition that the said John pay 15*l.* 6*s.* 8*d.* in the quinzaine of Easter next.*

Writing of Lawrence Trussell, son of Warin Trussell, being a quit-claim with warranty to Brian de Stapelton knight, his heirs and assigns, of the manor of Farlyngton co. York, now held for life by the said Brian and Alice his wife of the heritage of the said Lawrence and his parceners. Dated Helagh, Friday after St. Valentine 51 Edward III.

Memorandum of acknowledgment, 2 March.

Feb. 18. To the mayor and bailiffs of the city of New Sarum. Order to Westminster. cause proclamation to be made of an ordinance lately made by assent of the prelates, earls and barons in the parliament of Westminster on Monday after St. George last concerning sweet wines, and to cause the same to be kept ; as order was lately made by the king and council that no merchant or other should under pain of forfeiture thereof secretly or openly sell such wines or cause them to be sold at retail in the city of London or elsewhere within the realm ; but it has been ordered as aforesaid that every freeman of the said city and all others throughout the realm may lawfully sell the same without let wholesale or at retail, the first ordinance notwithstanding.

[*Fædera.*]

The like to the mayor and bailiffs of Suthampton.

[*Ibid.*]

March 4. To the sheriffs of London. Order by mainprise of John Fernandes Westminster. knight, John Alfons knight and John Gomes to stay altogether the taking of the bodies of Alphonso Ruys, Fernando Goters, Fernando Alfons and Lopino Piers ; as upon the petition of Godesalo Moute, Roderigo Alfons and Alphonso Fernandes, averring that Fernando Roderyk, Fernando Alfons, Roderigo Alfres, Fernando Gomes, Alphonso Ruys, John Gonsales, Pedro Ruys, Fernando Goters, Alvero Seintes, John Seintes, Gonsalo Fernandes, Pedro Fernandes, Lopino Pyers and John Goters threatened them bodily hurt with a weapon, the king ordered the sheriffs to cause all those defendants to come before them, and to compel them to find mainpernors who, under a pain to be by the sheriffs laid upon them for which the sheriffs would answer, would mainpern that they should do no hurt or harm to the complainants, and if they should refuse, to commit them to Neugate gaol there to be kept in safe custody until they should willingly so do ;

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Membrane 15d—cont.

but the said John Fernandes and the others, appearing in person in chancery, have mainperned as aforesaid under a pain of 40*l.* for the four defendants first named.

March 25. To Alan de Buxhull constable of the Tower of London or to his Westminster. lieutenant. Order by mainprise of Salamon Wauter, Nicholas Carter, Thomas Gaywode of Middlesex, John Myte, Robert de Hulle and Richard Turk of the city of London to set free Hugh de Ryngburgh from the prison of the Tower; as the said Salamon and the others, appearing in person in chancery, have mainperned under a pain of 1,000*l.* to have his body before the king and council wheresoever and whensoever they shall be warned, in order to answer the king concerning certain goods and merchandise by the said Hugh and others taken at sea in three tarits of the king's friendship it is said, and further to do and receive what shall then be appointed by advice of the council.

Charter of John Chandos, giving with warranty to Master Thomas Chandos clerk, Walter Bromwych, Master John de Bryene clerk, Guy de Bryene the son knight and Nicholas de Carreu, their heirs and assigns, the castle of Snodeshulle and the manors of Founhope and Lymbury co. Hereford, and the reversion of the manors of Welyngton and Lugwardyn, now held for life by Lucy Chandos with reversion to the grantor and to his heirs. Dated Snodeshulle, 10 April 51 Edward III.

Memorandum of acknowledgment, 11 April.

April 16. John Dodeforth prior of St. Frideswide Oxford, for himself and the Westminster. convent, to Richard Ravensere clerk. Recognisance for 40*l.*, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Oxfordshire.

Defeasance thereof, upon condition that the said prior pay 20*l.* on 1 August next.

Cancelled on payment.

Writing of Hugh Fastolf of Great Jernemuth, being a quitclaim to John de Lakyngheth and Edmund de Lakyngheth his son of 50 marks of yearly rent to be taken of all their lands in Suffolk wherein the said John and Edmund were bound to him. Dated Ereswell, Friday before the Annunciation 51 Edward III.

Memorandum of acknowledgment, 16 April.

Writing of Christina who was wife of William Langele of Knolton co. Kent in her widowhood, being a quitclaim to John de Wetheresfeld, his heirs and assigns, of all the lands, rents and services of free and neif tenants in Sauston co. Cantebrigge which the said John has by gift and feoffment of Henry Warddedewe of Tilmanstone. Dated Monday after the Epiphany 50 Edward III.

Memorandum of acknowledgment at Langedon, 14 April this year, before the abbot of Langedon by virtue of the king's writ of dedimus potestatem which is on the files of chancery.

MEMBRANE 14d.

Writing of William Batesford and Richard Halle, being a quitclaim to Hugh de Badewe knight, Walter Frost, Ellis Thorp, Sir Robert

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Membrane 14d—cont.

de Chilton chaplain, Sir Thomas Cuntasthorp chaplain, Thomas Joel clerk and Henry de Crofton, their heirs and assigns, of the manor of Gasselyns otherwise called 'Gasselynpark' and Holewelle, of all lands, rents, services and reversions whatsoever in Hertfordshire which they the said William and Richard with Roger Asshebourgham and Edmund del Clay had by gift, demise, lease or feoffment of Simon de Lek knight of Cotom co. Notyngham, and of all lands, homages, rents, services, reversions, liberties, warrens, meadows, feedings, pastures, commons, woods, groves, fishponds and fisheries in Hatfeld, Beyford, Brykyndon, Holewelle and Hertfordyngbury co. Hertford which the said Hugh and the others have by gift and feoffment of the said Roger. Witnesses: Robert de Louthe, John Olneye, John Lodeford, John Dauney, John Medebrok, Simon Pekkeville, Robert Pomesbourne. Dated Beyford, 16 April 51 Edward III.

Memorandum of acknowledgment in the chancery at Westminster, 17 April.

Writing of Simon Percy, son of Geoffrey de Percy, being a quitclaim with warranty to John Cok clerk, Robert Grundeswell clerk, Richard Sholeway clerk and Walter Purdeu, their heirs and assigns, of all lands, rents and services in Brynsham and Assh with appurtenances in the parish of Netherbury. Witnesses: Walter de Clopton, John Mautravers, William Peytefyn, Thomas Husee, John Fitelton, John de Crokerne, Richard Dorchestre. Dated Dorchestre, 15 April 51 Edward III.

Memorandum of acknowledgment, 18 April.

Writing of John Giffard of Cotherstoke clerk of Norhamptonshire, being a general release to Sir Walter de Clifton abbot of Wardon co. Bedford, Nicholas Westerdale, William Wodhill and John de Sancto Neoto of all actions for debt or account. Dated 12 February 51 Edward III.

Memorandum of acknowledgment, 20 April.

Writing of John Coccowe called de Caunterbury citizen and cordwainer of London and Agnes his wife, giving with warranty to William de Kelthorp citizen and cordwainer of London, his heirs and assigns, all the tenement in the parish of St. Paul in the suburb of the city of Canterbury with houses thereupon built which they had by gift and feoffment of Joan atte Capel, situate between land of the heir of Michael Potager towards the east and south, land sometime of Amy Doos towards the west, and the Roumelond towards the north. Witnesses: John Cheseman, John Aleyn, Henry Lyncoln, Henry Hamond, Nicholas Spicer. Dated Canterbury, 20 March 51 Edward III.

Memorandum of acknowledgment, 22 April.

Writing of John de Denton of Wakefeld co. York, son and heir of John de Denton sometime burgess of Newcastle upon Tyne, being a quitclaim with warranty to Robert de Merley chaplain of Newcastle aforesaid, his heirs and assigns, of all the tenement in the said town of Newcastle sometime of Thomas Daulyn grandfather of the grantor and burgess of Newcastle, or any rent issuing therefrom, which tenement lies by the Calcrosse in breadth between a tenement of

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Membrane 14d—cont.

Thomas Wodemane burges of Newcastle and a tenement sometime of Lawrence de Acton burges of Newcastle extending in length from the highway before to the castle moat behind ; also of all lands, rents and possessions in the town of Newcastle sometime of Adam de Nedreton or William Haras burgesses thereof. Witnesses : John de Bulkham then mayor of Newcastle, John de Houden, Thomas de Wodemane, John de Howell, Thomas de Treble, Robert Oliver, William de Redmersshylle, Roland Armestraungge, Thomas de Skelton, Thomas de Birteley. Dated Newcastle aforesaid, Tuesday before St. George 51 Edward III.

Memorandum of acknowledgment, 23 April.

Charter of William de Thorp knight, by licence of the king giving with warranty to Sir Edmund de la Pole knight, Maud his wife and Walter their son and to the heirs and assigns of Sir Edmund, a moiety of the manor of Sauston co. Cantebrigge and all other his lands, rents and services etc. in the town of Sauston and the towns of Badeburgham and Pampesworth, and the reversion of the other moiety of the said manor after the death of Henry Wardedieu tenant thereof for life, the rents, services of free tenants and neifs, lands, meadows, feedings, pastures, wards, marriages, reliefs, escheats etc. thereto belonging, except one acre of land in Badburghamhay by land of Robert Curteys the elder one head abutting upon land of John de Wetherisfeld the other upon land sometime of John Rolf, the said acre being parcel of the said manor which is held in chief. Witnesses : George Muschet knight, Thomas de Sauston, Ralph de Huntynghdon, Thomas de Wetherisfeld, Roger Ferroure. Dated Sauston, Sunday after St. Lucy 50 Edward III.

Writing of William de Thorp knight, being a quitclaim with warranty to Edmund de la Pole knight, Maud his wife and Walter their son and to the heirs and assigns of the said Edmund, as well of the manor of Sauston co. Cantebrigge as of all other lands, rents, reversions and services of free men and neifs in the town of Sauston and the towns of Badburgham and Pampesworth, except one acre of land in the said manor, being parcel thereof, and lying in Badburgham hay by land of Robert Curteys the elder one head abutting upon land of John Wetheresfeld the other upon land of John Rolf, which manor etc. (with the exception aforesaid) the said Edmund, Maud and Walter have in demesne and in reversion by gift of the said William. Witnesses (*as the last*). Dated Sauston, Wednesday after St. Simon and St. Jude 50 Edward III.

Memorandum of acknowledgment of the foregoing charter and writing, 25 April this year.

MEMBRANE 13d.

Feb. 16. To John de Cavendissh and his fellows, justices appointed to hold Westminister. pleas before the king. Order, upon the petition of Edmund earl of March presented in this parliament, if proceedings have been had before them as stated, to continue until the octaves of St. John Baptist next in the state they now are the plea and process hereinafter mentioned and all things depending thereupon ; as his petition shews that although he holds in right of his wife the towns of Great Grantesdon and Wallee co. Huntingdon which of old time pertained to the honour

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Membrane 13d—cont.

of Gloucester it is said, and although those towns and all the tenants thereof time out of mind ought to be quit and altogether discharged of all toll, pontage and other customs throughout the realm, the earl or his said tenants are among others assessed for the said towns by men of the country at divers sums of money for repair of Huntynghdon bridge, and at the suit of the overseers of the said bridge demand is unlawfully made by process before the said justices for levy of those sums in name of pontage by grievous distresses, praying a stay; and willing to maintain the said earl in all his rights, as he is bound to do, with the assent of the prelates, earls and barons in the said parliament the king has taken order for a stay until the octaves aforesaid, to the end that in the mean time the earl on behalf of himself, his said tenants and his wife may make search of charters and muniments in the king's treasury and elsewhere which affect the matter, if any there be, and thereafter may obtain justice in the king's court.

By pet. in parl. [*Ancient Petitions*, 982.]

The like, *mutatis mutandis*, to the said justices in favour of Margaret Mareschall countess of Norfolk and her tenants of the towns of Everton and Fennystanton co. Huntingdon, parcel of the earldom of Norfolk and lordship of Segrave.

By like pet.

Feb. 2. To the sheriff of Lancaster. Order of the king's favour by mainprise
Westminster. of William de Becaneshowe, William de Berdeshey, John Fobell and William Horbury of Lancashire to stay this time the taking of the body of Christina wife of John Fobell, and the publication of the exigents or of waiver against her, bringing this writ before Roger de Kirketon and his fellows justices of oyer and terminer in Lancashire the day the writ of exigents is returnable; as on behalf of the said John Fobell and Christina it is shewn the king that at the procurement of certain their enemies, against whom they are prosecuting divers plaints before the king, the said Christina is indicted before the said justices for divers felonies and treasons, and is put in exigents in Lancashire to be waived, and like to be waived it is said, for that she came not before them to answer touching that indictment; and petition is made to the king for a stay, shewing that she is pregnant and so near her delivery that she may not without great bodily peril repair thither to answer the said indictment, and that she is ready to answer at the aforesaid day and to stand to right in all things; and the said William and the others, appearing in person in chancery, have mainperned body for body to have her before the said justices at that day.

By C.

Writing of Robert de Bourne parson of Southflete and Reynold de Cobeham clerk, being a quitclaim to Nicholas de Carreu the elder, his heirs and assigns, of the manor of Stoke called 'Malemaynesmaner' in the hundred of Hoo, the manor of Mayhamme in the parish of Rolvendenn co. Kent, and all other lands, rents and services in Kent which they the said Robert and Reynold had of the gift and feoffment of Sir William Pympe knight. Dated Stoke, 13 March 51 Edward III.

Memorandum of acknowledgment at Southflete co. Kent, 21 March, before Nicholas Heryng by virtue of the king's writ of *dedimus potestatem* which is on the files for this year.

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*Membrane 13d—cont.*April 3.
Sheen.

John Legge one of the king's palfreymen is sent to the prior and convent of Thetford, to have for life such maintenance as William de Coventre deceased had at the king's command. By p.s. [31375.]

March 4.
Westminster.

To the sheriff of Hertford. Order, upon the petition of Ralph Taillour of Pokerich, by mainprise of Walter Searle of Roteland, Thomas Bukyngham of Bukinghamshire, Peter Oter de Lyoun of London and John atte Hide of Roteland to stay the exigents against him and the taking of his body, bringing this writ before the justices of the Bench; as his petition shews that John Beverlee, George Felbrigge, Robert Bardolf, John parson of Bubbyngworth, William Giffard and Thomas Yanworth are impleading him before the said justices for an alleged trespass, that by writ *de judicio* the king has ordered the sheriff to put him in exigents from county to county so as to have him before the said justices the day that writ is returnable for that the sheriff returned that he was not found in the sheriff's bailiwick, and that he is ready to answer and stand to right in all things; and the said Walter and the others have mainperned in chancery under a pain of 20*l.* to have him before the said justices at the day named.

March 4.
Westminster.

To the sheriff of Wiltesir. Order by mainprise of John de Cantilupo clerk, John de Lilleston, Richard Wade and Simon Pynnok of Wiltesir to stay the taking of the body of Adam Hore vicar of Wambergh, bringing this writ before the justices at Westminster; as lately by writ *de judicio* the king ordered the sheriff to take the said Adam, Richard Annore warden of the chapel of St. Katherine Wambergh and Robert Parkere vicar of Ludyngton wherever found in his bailiwick so as to have them before the justices at Westminster in the quinzaine of Easter to answer Robert Palmere, Richard Smyth of Baddebury and John Maydekyn concerning an alleged debt of 40*l.*; and the said Adam has petitioned the king for a stay, shewing that he is ready so to answer and stand to right in all things; and the said John de Cantilupo and the others, appearing in person in chancery, have mainperned under a pain of 100*s.* to have the said Adam's body before the justices at the day named.

Feb. 12.
Westminster.

To the sheriffs of London. Order by mainprise of Robert Stafford knight, Robert Walden of Warwickshire, Richard Botiler of Leycestershire and John Squyer of London to stay the further execution of the king's writ against William de Peytho, John de Peytho knight, William son of John de Peytho and John Clerk; as at the petition of Robert Godson of Braundeston, averring that the said defendants, with Richard Pauncefote, John Herewe, John Knyght, Richard Carter, John Cateby, Henry Coke and William Coke threatened him in life and limbs, the king ordered the sheriffs to cause all the defendants to come before them, and to compel them to find mainpernors who, under a pain to be by the sheriffs laid upon them for which the sheriffs would answer, would mainpern them that they should do or procure no bodily hurt or harm to the petitioner, and if they should refuse, to commit them to gaol, there to be kept in safe custody until they would willingly so do; but the said Robert Stafford and the others, appearing in person in chancery, have mainperned under a pain of 40*l.* to be levied to

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Membrane 13d—cont.

the king's use of their lands and chattels if bodily hurt or harm shall happen to the petitioner by the four defendants first named or by their procurement.

March 12. To John Legge serjeant at arms. Order to stay altogether the
Westminster. execution of the king's command to dearrest and deliver certain
tuns of wine to Iterus del Torroun, and in case the same are so
delivered and sold by him, order to arrest wholly to the king's use
and keep under arrest until further order the sums thereof arising
and any other goods and chattels the said Iterus shall have at
Suthampton, certifying under his seal in chancery with such speed
as he may his action in the matter, the price of each tun and in whose
hands the said sums be, and sending again this writ; as at the suit
of the said Iterus, averring that he was the servant and merchant
of Arnald de Favals burgess of the king's town of Leyburne in
Aquitaine, and believing the said Iterus and Arnald to be his liege
subjects, the king lately ordered his said serjeant, if it was so, to
dearrest and deliver to the said Iterus 21 tuns of wine by him bought
in Spain to his said master's use, truly brought in merchantlike manner
to the port of Suthampton, and there arrested as forfeit to the king's
use by the said serjeant supposing the said Iterus to be the king's
enemy; but the king has learned by credible witness that for particular
causes the said Iterus is banished from the town of Leyburne, and
that the wine is his and not of the said Arnald. By C.
The like, *mutatis mutandis*, to the mayor and bailiffs of Suthampton.

March 30. Hugh de Ellerbek keeper of the king's wardrobe in the manor of
Sheen. Eltham is sent to the abbot and convent of Hide by Winchester, to
have for life such maintenance as Richard Albon deceased had there
at the king's command. By p.s. [31372.]

April 14. Thomas Wyloughby is sent to the abbot and convent of Teukesbury,
Westminster. to have for life such maintenance as William de Bristowe deceased
had there by command of the king's forefathers. By p.s. [31390.]

MEMBRANE 12d.

March 2. To the sheriff of Northumberland. Order to cause Bertram
Westminster. Monbuichere and John de Mitford, knights of the shire at the parliament
summoned at Westminster in the quinzaine of St. Hilary last, to have
of the commons of the county, cities and boroughs excepted from
which citizens and burgesses came thither, 20*l.* 8*s.* for their expenses
in coming thither, there abiding, and thence returning to their own
again, namely 4*s.* a day each for 51 days.

[Prynne, *Parliamentary Writs*, iv. p. 310.]

The following have the like writs:

Cumberland. John de Denton and Amandus Monceux 20*l.* 8*s.*
for 51 days.

Westmorland. Richard de Roos and John son of Hugh de Louthro
19*l.* 12*s.* for 49 days.

Yorkshire. Robert de Neville of Horneby and William Percehay
18*l.* 16*s.* for 47 days.

Lancashire. John Botiller and Roger de Pilkington 18*l.* 16*s.*
for 47 days.

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Membrane 12d—cont.

- Nottinghamshire. John de Aunesley and John de Bekyngham
17*l.* 4*s.* for 43 days.
- Derbyshire. John de la Pole of Hertynghdon and Edmund Foucher
17*l.* 4*s.* for 43 days.
- Leicestershire. James Belers and William Flamville 16*l.* 8*s.*
for 41 days.
- Warwickshire. Robert de Stafford and Thomas de Bermyngeham
16*l.* 8*s.* for 41 days.
- Lincolnshire. John de Rocheford and John Auncell 17*l.* 4*s.* for
43 days.
- Roteland. Nicholas Grene and Lawrence Hauberk 16*l.* 8*s.* for
41 days.
- Norhamptonshire. Thomas Latymer and Richard Wydeville
15*l.* 12*s.* for 39 days.
- Staffordshire. Nicholas de Stafford and Adam de Peshale 17*l.* 4*s.*
for 43 days.
- Salop. Brian de Cornewayle and William de Chetwynde of
Calwynton 17*l.* 4*s.* for 43 days.
- Herefordshire. John de Eynesford and Robert Witteneye 18*l.*
for 45 days.
- Gloucestershire. Peter de Veel and Edmund de Bradeston
17*l.* 4*s.* for 43 days.
- Worcestershire. John de Sapy and John Beauchamp 17*l.* 4*s.*
for 43 days.
- Bedfordshire. Gerard de Braybrok and John Trayle 15*l.* 12*s.*
for 39 days.
- Buckinghamshire. John de Bermyngeham and Thomas Reynes
15*l.* 12*s.* for 39 days.
- Oxfordshire. Gilbert Wace and John James 15*l.* 12*s.* for 39 days.
- Berkshire. Thomas Langford and John Estbury 15*l.* 12*s.* for
39 days.
- Essex. Robert de Swynbourne and John de Bampton 14*l.* 16*s.*
for 37 days.
- Hertfordshire. Walter atte Lee and John Westwycombe 14*l.* 16*s.*
for 37 days.
- Middlesex. Nicholas de Exton and Henry Frowyk 14*l.* for
35 days.
- Kent. Robert de Passhele and Arnald Seint Leger 15*l.* 12*s.*
for 39 days.
- Surrey. John Kyngesfold and William Melbourne 14*l.* 16*s.* for
37 days.
- Sussex. John Seynteler and Roger Dalyngrugge 14*l.* 16*s.* for
37 days.
- Cambridgeshire. John Colville and Baldwin Seint George 15*l.* 12*s.*
for 39 days.
- Huntingdonshire. John Harwedon and John Herlyngton 15*l.* 12*s.*
for 39 days.
- Wiltesir. Robert de la Mare and Thomas Hungerford 16*l.* 8*s.*
for 41 days.
- The county of Suthampton. Theobald de Gorges and Maurice
de Bruyn 15*l.* 12*s.* for 39 days.
- Somerset. John de la Mare and Robert James 16*l.* 8*s.* for 41
days.
- Dorset. John Hamely and Thomas Blount 16*l.* 8*s.* for 41 days.

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Membrane 12d—cont.

Norfolk. Hamon de Felton and Stephen de Halys 16*l.* 8*s.* for 41 days. *

Suffolk. Andrew de Cavendissh and John de Hulveston 16*l.* 8*s.* for 41 days.

Devon. William Asthorp and Thomas Courtenay 18*l.* for 45 days.

Cornwall. William fitz Wauter and William Lanbron 20*l.* 8*s.* for 51 days.

[*Ibid.* p. 311.]

March 2. To the mayor and bailiffs of Newcastle upon Tyne. Order to cause
Westminster. Thomas del Chambre and John Howel burgesses at the said parliament to have of the commonalty of that town 10*l.* 4*s.* for their expenses, namely 2*s.* a day each for 51 days.

[*Ibid.* p. 313.]

The following have the like writs :

Karliol. Richard de Denton and John de Burgh citizens 10*l.* 4*s.* for 51 days.

Notyngham. Robert Germayn and William Capper burgesses 8*l.* 12*s.* for 43 days.

Derby. William Groos and John de Berde burgesses 8*l.* 12*s.* for 43 days.

Warrewyk. William Hopkyns and Robert Waldene burgesses 8*l.* 4*s.* for 41 days.

Norhampton. John Malpas and Richard Deye burgesses 7*l.* 16*s.* for 39 days.

Stafford. Robert del Mersshe and Henry Prest burgesses 8*l.* 12*s.* for 43 days.

Leoministre. William de Salesbury and John Bradeford burgesses 9*l.* for 45 days.

Oxford. Richard de Garston and William Dagevyll burgesses 7*l.* 16*s.* for 39 days.

Walyngford. Thomas Beneshef and Henry de Redyng burgesses 7*l.* 16*s.* for 39 days.

Guldeford. Henry Colas and Robert Chysenhale burgesses 7*l.* 8*s.* for 37 days.

Wilton. Thomas Cuttyng and Thomas Wysdom burgesses 8*l.* 4*s.* for 41 days.

Portsmouth. Richard Abraham and John Cosshe burgesses 7*l.* 16*s.* for 39 days.

[*Ibid.*]

MEMBRANE 11d.

Writing of John de Burgh the father knight, granting to Sir William Wyngefeld, Sir Richard Waldegrave, Sir John Dengayne, Sir John Hulleston, Robert de Asshefeld, Robert de Kedyngton, Geoffrey Hunden, John de Brunne of Wyvelyngham, Thomas Sewale, John de Styuecle, Nicholas de Styuecle the father and Nicholas de Styuecle the son, their heirs and assigns, a yearly rent of 100*l.* to be taken at Easter and Michaelmas by even portions of the manor of Kirthelyngton and of all the grantor's lands in Notynghamshire, with power to distrain for arrears notwithstanding any law or statute made to the contrary that a man may not bring into one county a distress taken

1377.

Membrane 11d—cont.

in another ; and he has paid them 20s. in name of seisin. Witnesses : Sir William Moigne, William de Pappeworth, Thomas Torell, James de Grancestre, Thomas Dengayne, William Wooff (Wolf). Dated Kirtlyngton, Monday after St. Gregory the Pope 51 Edward III. *French.*

Writing of John de Burgh the father knight, granting to Sir William Wyngfeld, Sir Richard Waldegrave, Sir John Dengayne, Sir John Hulleston, Robert de Asshefeld, Robert de Kedyngton, Geoffrey Hunden, John de Brunne of Wyvelyngham, Thomas Sewale, John de Styuecle, Nicholas de Styuecle the father and Nicholas de Styuecle the son, their heirs and assigns, a yearly rent of 100*l.* to be taken at Easter and Michaelmas by even portions of his manors of Bolton upon Dyrne, Swynton and Barneburgh co. York, with power to distrain for arrears (*as in the last*) ; and he has paid them 20s. in name of seisin. Witnesses (*as the last*). Dated Bolton aforesaid, Monday after St. Gregory the Pope 51 Edward III. *French.*

Memorandum of acknowledgment of the foregoing writings in the chancery at Westminster, 25 April.

April 4. Joan wife of Master John Bray the king's physician is sent to the Westminister. abbess and convent of Shaftbirs, to take for life such maintenance in their house as Juliana Spenser deceased had by command of the king or his forefathers. By p.s. [31379.]

Writing of John Lovell knight, being a quitclaim with warranty to Richard earl of Arundell and Surrey, his heirs and assigns, of the manor and advowson of Conede co. Salop. Witnesses : Sir Roger Lestraunge lord of Knokyn, Sir Nicholas Burnell, Sir Richard Peshale knights, Adam Peshale, Thomas Glaseleye. Dated 22 November 50 Edward III. *French.*

Indenture made between Richard earl of Arundell and Surrey and Sir John Lovell, witnessing a grant made by Sir John to the said earl and his heirs of a yearly rent of 50*l.* to be taken at Easter and Michaelmas by even portions of the manor of Elcombe co. Wiltesir, upon condition that the same shall remain in suspense so long as the earl, his heirs or assigns, being tenants of the manor of Conede co. Salop, shall hold the said manor and every parcel of the same whereof the earl was this day seised without being impleaded by Sir John's heirs by any action or title earlier than this date whereby the said manor or parcel thereof shall be recovered in the king's court, provided always that if after such recovery the earl, his heirs or assigns or their heirs, shall be restored to the said manor by writ of error, attainr or otherwise at their suit, so that they be restored to their former estate or have judgment so to be, the said annuity shall cease until a later recovery by judgment by Sir John's heirs ; the said John grants power to distrain for arrears thereof, and for greater security has paid 4*d.* to the earl in name of seisin upon the condition aforesaid. Dated London, 22 November 50 Edward III. *French.*

Memorandum of acknowledgment of the foregoing writing and indenture by the said John, 2 May this year.

May 4. Henry Sturmy, Thomas de Shardelowe of Dertford and John de Westminister. Tyndale to Master Nicholas de Chaddesden clerk. Joint and several

1377.

Membrane 11d—cont.

recognisance for 1,000 marks, to be levied, in default of payment, of their lands and chattels in Wiltesir, Kent, Norhamptonshire etc.

MEMBRANE 10d.

Writing of John de Burgh the father knight, granting to Sir William Wyngefeld, Sir Richard Waldegrave, Sir John Dengayne, Sir John Hulleston, Robert de Asshefeld, Robert de Kedyngton, Geoffrey de Hunden, John de Brunne of Wyvelyngham, Thomas Sewale, John de Styuecle, Nicholas de Styuecle the father and Nicholas de Styuecle the son, their heirs and assigns, a yearly rent of 100*l.* to be taken at Easter and Michaelmas by even portions of the manor of Brynne co. York, with power to distrain for arrears notwithstanding any law or statute to the contrary that a man may not bring into one county a distress taken in another ; and he has paid them 20*s.* in name of seisin. Witnesses : Sir William Moigne, William de Papeworth, Thomas Torell, James de Grancestre, Thomas Dengayne, William Wolf. Dated Brynne, Monday after St. Gregory the Pope 51 Edward III. *French.*
Memorandum of acknowledgment, 25 April.

April 24.
Windsor.

William Prest the king's serjeant is sent to the abbot and convent of Milton co. Dorset, to take for life such maintenance in that house as Andrew de Lespicerye in his life time had there at the king's command.
By p.s. [31401.]

Writing of John Bussard of Coppecote, giving to Richard Champernoun lord of Aston Rohant, his heirs and assigns, a yearly rent of 40*s.* to be taken at Michaelmas of all the said John's lands in Coppecote which he has by gift and feoffment of Thomas atte Hethe knight, with power to distrain for arrears ; and in name of seisin he has in presence of William Mercher and Hugh Croftes paid to the said Richard one groat (*gossum*) of English money. Witnesses : Richard Ropple, William atte Lithe, John Tannere, John Shorberd. Dated Aston Rohant, Wednesday after the Purification 51 Edward III.

Writing of John Bussard of Coppecote, being a quitclaim to Richard Champernoun lord of Aston Rohant, his heirs and assigns, of all common of pasture which the said John has or may have in Stapenhilmede and Shertmede in the town of Aston Rohant. Witnesses : Sir Robert Simeon knight, John Keynesham, Richard Ropple, William atte Lithe, John Tannere. Dated Aston Rohant, 15 January 50 Edward III.

Memorandum of acknowledgment of the foregoing writings, 28 April this year.

*April 30.
Sheen.

Dennis Fauconer the king's serjeant is with the assent of Hugh de Ellerbek sent to the abbot and convent of Oseneye, to have for life a set maintenance of that house which the said Hugh has there at the king's command.
By p.s. [31371.]

May 1. Hugh Kympton of Eyton to John Rodlond clerk, Edmund Mareschall
Westminster. and Richard Albon of Dunstaple. Recognisance for 100 marks, to

* The date of the warrant is Sheen, March 30. A month later the king was at Windsor.

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Membrane 10d—cont.

be levied, in default of payment, of his lands and chattels in Bedfordshire.

April 30. Nicholas de Audele knight to the king. Recognisance for 5,000*l*.
Westminster. to be levied etc. in Salop.

Memorandum of defeasance, upon condition that the said Nicholas shall abide the judgment and order of the king and council concerning all things which affect the jurisdictions and claims of the king, as guardian of the heir of John earl of Pembroke by reason of his nonage, and of the said Nicholas respectively within the precinct of the lordship of Kemoys, upon warning given to the said Nicholas to be before the king and council in order to shew and declare what he will for saving of his right in that behalf.

Cancelled, as appears in the foregoing memorandum.

May 1. William Neweman of Cookham to the prior and convent of the
Westminster. Charterhouse London. Recognisance for 100 marks, to be levied etc. in Berkshire.

Cancelled on payment, acknowledged by the said prior.

MEMBRANE 9*d*.

May 29. Geoffrey Warde one of the king's palfreymen is sent to the abbot
Sheen. of St. John Colcestre, to have for life such maintenance in that house as Adam Charnak in his life time had there at the king's command.
By p.s. [31455.]

May 22. To the sheriff of Norhampton. Order by mainprise of Thomas
Westminster. Gulde of Hulcote, John Forster of Touecestre, John Kyd of Touecestre and William de Roudon to stay altogether the further execution of the king's writ against William Freynche of Pateshull 'bocher'; as at the petition of Henry Hogges vicar of a mediety of Pateshull church, averring that the defendant threatened him, the king lately ordered the sheriff to cause the defendant to come before him, and to compel him to find mainpernors who, under a pain to be by the sheriff laid upon them for which the sheriff would answer, would mainpern that he should do or procure no bodily hurt or harm to the said vicar, and if he should refuse, to commit him to the nearest gaol, there to be kept in safe custody until he would willingly so do; but the said Thomas and the others, appearing in person in chancery, have mainperned as aforesaid under a pain of 40*l*.

April 24. To the sheriffs of London. Order by mainprise of John de Outhorp,
Westminster. John de Wykford, Simon Levelaunce and John de Feriby of Barton of Lincolnshire to stay altogether the execution of the king's writ against Walter de Askeby clerk; as at the suit of Nicholas atte Grene and William Chisilden, averring that the said Walter threatened them in life and limbs, the king lately ordered the sheriffs to cause him to come before them, and to compel him to find mainpernors who would mainpern that he should do or procure no bodily hurt or harm to the complainants; but the said John and the others, appearing in person in chancery, have mainperned as aforesaid under a pain of 40*l*.

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Membrane 9d—cont.

April 25. To Alan de Buxhull constable of the Tower of London or to his Westminster. lieutenant there. Order by mainprise of John Sewale of Essex, Richard Waleys, John Morewell of Suffolk and William Pavy of Lincolnshire to set free Robert Mart 'maryner,' who is detained in the Tower prison for taking and carrying away certain goods and merchandise out of a tarit of Genoa (*Janua*) of the king's friendship contrary to the truce between the king and them of Genoa; as the said John and the others, appearing in person in chancery, have mainperned under a pain of 100*l.* to have the prisoner's body before the king and council whenever they shall be warned, in order to answer concerning the premises, and to do and receive what shall by advice of the council be appointed. By C.

June 3. John Michel citizen and vintner of London to Katherine de la Pole. Westminster. Recognisance for 40*l.*, to be levied, in default of payment, of his lands and chattels in the city of London.

Indenture of accord made between William de Brantyngham of the one part and Robert atte Selere and Lora his wife of the other part, to wit that before the quinzaine of Midsummer next by fine in the king's court at Westminster the said Robert and Lora shall make a grant and feoffment with warranty to the said William in fee simple of all the lands, rents and services which they have in the towns of Woldham and Burgham co. Kent, rendering to the said Robert and Lora for life 20*l.* a year at Christmas and Midsummer by even portions; that within one month after the said fine levied the said William shall grant to the said Robert and Lora for life the hall with the chambers annexed, a kitchen, a bakehouse, a dovecot, a stable for two horses and the gardens which are within the capital messuage with free ingress and egress, and to have their poultry within the said messuage all the year and in the fields after cutting and carrying of the corn, and their game and sport going, fishing and hunting over all the lands aforesaid; that the said William shall at his own costs find roofing for the houses so granted to the said Robert and Lora, who shall keep the same without waste and destruction; and that the said Robert and Lora shall discharge the premises of all statutes merchant and of the staple, all recognisances, annuities, feoffments and other charges until the quinzaine of St. John next; and covenant for defeasance of a recognisance for 160*l.* by the said William made in chancery, upon condition that he shall yearly pay the said rent, and shall within a month after the said fine levied make to the said Robert and Lora the grants aforesaid; also of a recognisance for 20*l.* by the said Robert made to the said William, upon condition that the said Robert and Lora shall be ready at his costs to levy the aforesaid fine. Dated Woldham, 6 June 51 Edward III. *French.*

Memorandum of acknowledgment by the said William and Robert, 6 June.

June 5. William Brantyngham to Robert atte Selere. Recognisance for Westminster. 160*l.*, to be levied, in default of payment, of his lands and chattels in Kent.

Robert atte Selere to William Brantyngham. Recognisance for 20*l.*, to be levied etc. (as the last).

1377.

Membrane 9d—cont.

May 8. To the sheriffs of London. Order to stay altogether the execution
Westminster. of the king's writ against Ivo Fitzwaryn knight, Richard Cherlton, Robert Warner, John Panyter, Thomas Shank, Robert Bakere, John Chamberleyn, John Plumbere, John Burton, Thomas Gele, William Ferroure, John Davy, John Gouns, John atte Forde, John Pryns of Caundel, John Croft, Thomas Mede, and Eustace servant of Ivo Fitzwaryn; as at the request of Ralph bishop of Salisbury, signifying by his letters patent that the said Ivo and the others of his diocese were by his authority as ordinary excommunicated for manifest contumacies and would not be justified by ecclesiastical censures, the king by writ ordered the sheriffs to justify them by their bodies according to the custom of England until holy church should be contented for the contempt and wrong by them done; and now the king has learned that they have appealed to the see of Rome from that sentence as being unjust and for protection of the court of Canterbury, and are purposing to prosecute the business of their appeal as appears by notarial instruments produced in chancery, and Master John Ditton their proctor has made oath that he will prosecute the same.

The like to the sheriff of Somerset and the sheriff of Dorset.

Writing of John de Lakyngheth, granting to John son of Hugh Fastolf, Margery his wife and the heirs of the said Margery's body a yearly rent of 20*l.* to be taken at Easter and Michaelmas by even portions of the manors of Holbroke and Tatyngeston and of all the grantor's lands in Brantham, with power to distrain for arrears; and for greater security he has put them in seisin thereof by payment of 12*d.* Proviso that neither the grantor nor his heirs shall by reason of this writing be bound to answer a writ *de annuo redditu*, but shall be altogether discharged of such action, and the said rent shall be levied of the manors and lands above mentioned; and that if the said Margery shall die without issue the said rent shall cease after her death and the death of her said husband. Dated Gippewich, Wednesday after Trinity 51 Edward III.

Memorandum of acknowledgment, 8 June.

MEMBRANE 8d.

May 7. Bernard Brocas knight to Walter Walssh. Recognisance for 160
Westminster. marks payable by instalments; to be levied, in default of payment, of his lands and chattels in the county of Suthampton.

Cancelled on payment.

*March 7. To the abbot and convent of Welbek co. Notyngnam. Order,
Sheen. upon the return of letters by them made to John de Kyngeston the king's serjeant concerning a set maintenance for life in their house which he has at the king's request, to grant such maintenance for life to Agnes de Langele 'lavender' one of the king's laundresses, making and delivering to her other letters under the common seal of their house which shall contain mention of that maintenance, and writing again by the bearer what they will do at this request; as with the assent and at the prayer of the said John the king has granted that maintenance to the said Agnes for life. By p.s. [31430.]

* The date of the warrant is May 7.

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Membrane 8d—cont.

May 28. To the sheriff of Bedford. Order, upon the petition of Geoffrey Westminster. Masoun of Ware, by mainprise of William de Seynt Giles of Holburne, Robert Barbour of Ware, William Taillour of Holburne and Richard Webbe of Holburne to stay the exigents against the said Geoffrey and the taking of his body, bringing this writ before the justices of the Bench the day a writ *de judicio* against him at the suit of Peter Belgrave parson of Blomham is returnable; as his petition shews that the said parson is impleading him before the said justices to render account for the time that he was receiver of the plaintiff's moneys, that by writ *de judicio* he is put in exigents in Bedfordshire to be outlawed for that he came not before the said justices to answer touching the premises, and that he is ready to answer and stand to right in all things; and the said William and the others have mainperned in chancery under a pain of 20*l.* to have the said Geoffrey before the said justices at the day named.

April 14. To the sheriffs of London. Order by mainprise of Raymond Pylryn, Westminster. Berengarius Ferrer, Guy de Portico and Peter Gracianus of the city of London to stay the execution of the king's writ against Peter Ruspny clerk; as upon information received that the said clerk purposed to pass to foreign parts in order to prosecute many things to the prejudice of the king and many of his people, the king lately ordered the sheriffs to cause him to come before them, and to compel him to find mainpernors who, under a pain to be by the sheriffs laid upon them for which the sheriffs would answer, would mainpern that he should not depart to any foreign parts without the king's special licence, nor there prosecute aught or cause aught to be prosecuted or attempted which might tend to contempt or prejudice of the king or hurt of the people, nor send any thither for the purpose, and if he should refuse, to commit him to prison there to be kept in safe custody until he would willingly so do, certifying in chancery the security so taken and sending again that writ; but the said Raymond and the others, appearing in person in chancery, have mainperned as aforesaid under a pain of 40*l.*

May 12. To John de Cavendissh and Thomas de Ingelby justices appointed Westminster. to hold pleas before the king. Order to stay altogether the further making of any process whatsoever before the king for the issues of a tenement in Fletstrete in the suburb of London which was lately of Nicholas Sururgien, otherwise called Nicholas Leche deceased, late tenant in burgage of the king's forefather, not demanding or levying such issues to the king's use or the use of John de Foxle knight; as lately by letters patent the king gave to the said John and his heirs that tenement which pertained to the king as an escheat for that the said Nicholas died without an heir, as is found by inquisition taken before Adam de Bury late mayor of the city of London and escheator therein, and after granted him all the issues thereof to the king pertaining; and the said John appearing in person in chancery has acknowledged that he is contented of the said issues.

April 18. To the sheriffs of London. Order by mainprise of John Marvyle Westminster. of London, William Athelyngton, John Sutton and William Coule of the county of Suthampton to stay altogether the further execution

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Membrane 8d—cont.

of the king's writ against Thomas Colyngbourne clerk, and if by virtue thereof he be taken, order to set him free from prison ; as at the suit of William Merton, averring that the defendant threatened him in life and limbs, the king lately ordered the sheriffs to cause the said Thomas to come before them, and to compel him to find mainpernors who, under a pain to be by the sheriffs laid upon them for which the sheriffs would answer, would mainpern that he should do or procure no bodily hurt or harm to the complainant, and if he should refuse, to commit him to Newgate prison, there to be kept in safe custody until he would willingly so do ; but the said John and the others, appearing in person in chancery, have mainperned as aforesaid under a pain of 20*l*.

June 3. To the sheriff of [*]. Order by mainprise of John Dautre Westminster. clerk of Bukinghamshire, Roger de Welford clerk of Norhamptonshire, John de Oton clerk of Notyngnamshire and John Gregge of Middlesex to stay altogether the execution of the king's writ against William Deuyas [of] Charwelton ; as at the suit of William Herward, averring that the defendant threatened him, the king lately ordered the sheriff to cause the defendant to come before him, and to compel him to find mainpernors who, under a pain to be by the sheriff laid upon them for which the sheriff would answer, would mainpern that he should do or procure no bodily hurt or harm to the complainant, and if he should refuse, to take the defendant and commit him to the nearest gaol there to abide until he would willingly so do ; but the said John and the others, appearing in person in chancery, have mainperned as aforesaid under a pain of 20*l*.

Charter of John de Lakyngheth, granting to John son of Hugh Fastolf and to Margery his wife and the heirs of the said Margery's body the manors of Bentleye, Langeston, Playford, Foxhole, Couhawe, Rendlesham and Sholondhalle in Naketon and the advowsons of Rendlesham, Naketon, Holton and Burnt Wenham, with remainder for lack of issue to Elizabeth daughter of Robert fitz Rauf and the heirs of her body, remainder to the right heirs of John de Holbroke, saving that the grantor shall not be bound to warranty by virtue of this charter. Dated Gyppewich, Thursday after the octaves of Trinity 51 Edward III.

Memorandum of acknowledgment, 8 June.

May 12. To John de Cavendissh and Thomas de Ingelby justices appointed Westminster. to hold pleas before the king. Order to stay the further making of any process for the issues of a tenement in Fletestrete late of Nicholas Surrugien otherwise Leche (*as above, last page*).

MEMBRANE 7d.

May 5. William de Semer of Scardeburghe to Adam Portlewe clerk. Westminster. Recognisance for 200*l*., to be levied, in default of payment, of his lands and chattels in Yorkshire.

Writing of Sir Walter fitz Wautier lord of Wodeham, granting to Alexander de la Garderobe the office of warrener everywhere in the

* The county left blank.

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Membrane 7d—cont.

said Walter's lordship in the town of Burnham co. Essex, and the fee thereof, taking for his wages one quarter of wheat every eight weeks during his life in the manor of Burnham by the hands of the said Walter's bailiff there, pasture and keeping (*custodiam*) for forty ewes with the lord's ewes at le Redewerde, pasture and keeping for 40 ewes with the lord's ewes at Douniswyk, keeping and pasture for three kine with the lord's kine, and hay and pasture for one horse of the hay and pasture of the said manor, with power to distrain therein if his wages be fifteen days in arrear, or if he be hindered of the pasture, hay or keeping aforesaid. Dated Henham co. Essex, 1 August 41 Edward III.

Memorandum of acknowledgment, 11 May this year.

April 10. To H. bishop of Norwych. Order by mainprise of John Folkyngham Westminster. of Lincolnshire, Robert Melton of Leycestershire, Richard Holm of Yorkshire and Edmund Brudenell of Norhamptonshire to release the sequestration by him made in the fruits, rents and proventions of John Freton clerk at Corston, bringing this writ before the king at the quinzaine of Easter next; as the king has learned that Robert Prees is impleading the said clerk before the king for an alleged trespass, and that by writ *de iudicio* the king commanded the bishop to cause the defendant to come before the king in the quinzaine of Easter next for that the sheriff of Norffolk returned that he was beneficed and had no lay fee in the sheriff's bailiwick whereby he might be attached, by virtue whereof the bishop has sequestered the fruits etc. aforesaid, purposing to keep them under sequestration until the said day; but the said John Folkyngham and the others, appearing in person in chancery, have mainperned under a pain of 10 marks to have the defendant at that day before the king.

Writing of John Sepham of Shorham co. Kent, giving with warranty to William Newport citizen of London, his heirs and assigns, a yearly rent of 5 marks to be taken at Easter, Midsummer, Michaelmas and Christmas by even portions of the said John's manor of Palestre and all appurtenances thereof in the parishes of Shorham and Otteford, with power to distrain for arrears; and in name of seisin he has paid the said William 40*d.* in part payment of the first term. Dated Shorham, the feast of St. Gregory the Pope 51 Edward III. Witnesses: Stephen Edolf, Thomas Curteys, John Depeden, Sampson atte Bourne, Andrew Morys.

Memorandum of acknowledgment, 14 May.

Writing of John Fairher citizen and goldsmith of London, being a quitclaim to Nicholas de Carreu the elder of two tenements in the parish of St. Olave in the town of Southewerk co. Surrey, and one other tenement thereto attached in the parish of St. Mary Magdalene, all situate between tenements of John Mockyng towards the north, John Burgeys towards the south and Alice Halstede towards the east and the high street towards the west; also of another tenement in the said parish of St. Mary between tenements of Joan Mounpeliers towards the north, the prior and convent of the church of St. Mary towards the south and the prior and convent of Lewes towards the east and the high street towards the west; also of another tenement in the parish

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Membrane 7d—cont.

of St. Leonard Estchepe in the city of London situate between tenements of John Spaldyng citizen of London towards the west, Nicholaa Lemman widow towards the east and the prior and convent of Crichirche towards the north and the high street towards the south, and of all other lands and tenements in the city of London and town of Southwerk which were of John Fairher deceased. Dated London, 31 January 51 Edward III.

Memorandum of acknowledgment, 23 May.

Memorandum that on 4 May this year William de Burstall keeper of the rolls of chancery, Richard de Ravenser and Thomas de Newenham clerks of chancery, were deputed keepers of the great seal in the absence of Adam bishop of St. Davids then chancellor, who on that day took his journey towards Calais by the king's command in order there to treat with envoys of France; and before noon the same day at Westminster in the privy chamber of the council by the white chamber in Westminster palace, in presence of John king of Castille and Leon and duke of Lancaster, the said chancellor, Henry bishop of Worcester the treasurer, Edmund earl of Cantebrigge, William lord de Latymere, Guy de Briene and Nicholas Carreu, the said seal in a purse sealed with the chancellor's seal was delivered to William de Burstall and Thomas de Newenham, Richard de Ravensere being then afar off, and they on the morrow at Westminster in the great hall in the court (*placca*) of chancery opened the said purse, drew out the seal, and therewith sealed charters, letters patent and writs; and after, when Richard de Ravensere returned from afar, the three keepers together day by day sealed letters patent and writs.

[*Fœdera.*]

Indenture made between Henry Husee of the one part and John Cruys and John Blakebourne of the other part, witnessing a grant with warranty to the said John and John, their heirs and assigns, confirmed by an oath of the said Henry sworn upon the gospels, of the reversion of all lands, rents, services and advowsons of churches in the county of Dublin, Meath and Uriel or Loueth in Ireland, now held for life by John Crophull knight by the courtesy of England of the said Henry's heritage with reversion to him, upon condition that the said John Cruys and John Blakebourne or some other in their name shall in the chancery of England pay to the said Henry or his executors 400 marks, namely 100 marks at Midsummer next or sooner, 100*l.* at Midsummer following or sooner, and 100*l.* at Midsummer following or sooner, not being bound to make such payments until the said Henry or his executors shall be ready to make acquittances and enrol the same in chancery at the cost of the said John and John, but that if such payments be not made, provided acquittances be made and enrolled as aforesaid by the said Henry if alive at the time of payment, and if certificate thereof may not be made in any court of the king in Ireland by the record aforesaid this grant shall be void, the part of this indenture remaining with the said John and John shall be given up, and the enrolment thereof in chancery made at their request shall be cancelled. Covenant that if the said John Crophull die before he shall have attorned tenant to John Cruys and John Blakebourne, the said Henry shall make a feoffment of the premises to them and their heirs upon the conditions aforesaid, that when the said payments be fully made he

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Membrane 7d—cont.

shall by writing at their cost enrolled in chancery confirm their estate therein without condition, that the acquittances shall likewise be enrolled at his request, and that any averment made that any such sums were paid in any other place save the chancery aforesaid shall be null and void. Dated 16 June 51 Edward III.

Memorandum of acknowledgment by the parties, 17 June.

Writing of Robert de Swyllngton the uncle knight, being a quitclaim to Sir John Dyn parson of St. Michael Long Stretton and Sir Walter de Preston chaplain and to their heirs of the manor of Westhale co. Suffolch. Dated 18 June 51 Edward III. *French.*

Memorandum of acknowledgment, 18 June.

MEMBRANE 6d.

May 13. To the sheriff of Cantebrigge. Order by mainprise of John Spicer
Westminster. of Bedeford, and John Warde of Bedeford to stay the taking of the body of Thomas Freman, bringing this writ before the justices at Westminster; as by writ *de judicio* the king ordered the sheriff to take the said Thomas so as to have him before the said justices in the octaves of Trinity next to answer John Broghton concerning an alleged debt of 20*l.*, and he has petitioned the king for a stay, shewing that he is ready to answer and stand to right in all things; and the said John Spicer and John Warde, appearing in person in chancery, have mainperned under a pain of 20*l.* to have his body before the said justices at the day named.

May 12. To the sheriff of Cantebrigge. Order by mainprise of Richard
Westminster. Hemyngburgh of Yorkshire, John Folkyngham the younger and Roger de Messyngham of Lincolnshire and Richard Trumpyngton to stay the taking of the body of John Giboun the younger, bringing this writ before the justices at Westminster; as by writ *de judicio* the king ordered the sheriff to take him so as to have him before the said justices in the quinzaine of Trinity next to answer Roger Herleston and William Beteman concerning an alleged debt of 100*s.*, and he has petitioned the king for a stay, shewing that he is ready so to answer and stand to right in all things; and the said Richard and the others, appearing in person in chancery, have mainperned under a pain of 100*s.* to have his body before the said justices at the day named.

April 30. To the steward and sheriff of Pembroke. Order to stay until
Westminster. further order the publication of outlawries and exigents whatsoever against Nicholas de Audele knight and against Lewis ap Owayn, John Doneuold and William Podmore or any of them made and prosecuted in the county of Pembroke before the said steward and sheriff by reason only of felonies and trespasses whatsoever; as after the death of John de Hastynges last earl of Pembroke tenant in chief debate and controversy arose between the steward and sheriff and other the king's ministers of the county of Pembroke, which is in the king's hand by reason of the nonage of the said earl's heir for preservation of the said heir's right during his nonage, and the said Nicholas being lord of Kemoys and Elizabeth his wife, touching a claim to certain jurisdictions which the said Nicholas and Elizabeth claim to use and enjoy within their liberty of Kemoys which is in

1377.

Membrane 6d—cont.

the said county; and having set forth on his side before the council his evidences concerning his right, the said Nicholas has submitted himself wholly to the award of the council in that behalf, and moreover by a recognisance made in chancery has bound himself in 5,000*l.* payable to the king in case he shall not stand to such award, praying the king for a stay of the outlawries and exigents aforesaid as well against himself as against the said Lewis, John and William; and in consideration of his submission, and for that if proceeding were to be taken against them herein with the rigour of justice the said Nicholas may not furnish his castle of Newport in Kemoyes with victuals, armour and other things needful against attacks of the enemy if any shall invade those parts, and there abide upon the safeguard thereof as the king by writ has commanded him to do, it is the king's will to grant the said prayers. By the great council.

April 13. To the sheriff of Suthampton. Prohibition to the bailiffs of Westminster. Suthampton against holding a plea in the king's court of that town between Nicholas son of John Taverner, John Mondy and Isabel his wife and Roger Mascal and Felicia his wife plaintiffs and Thomas Haywode, Clemence his wife and John son of the said Thomas tenants concerning a messuage and appurtenances in Suthampton which the plaintiffs claim by writ of right, unless there shall be a wager of battle thereupon; as Cicely abbess of Wherewell, who according to the statute provided by common counsel of the realm was in that cause admitted to defend her right and the rights of her church of St. Cross Wherewell therein for that the defendants made default, being tenants for life in right of the abbess of the messuage sued for, has put herself upon the great assize, craving a recognition whether she in right of her church or the plaintiffs in right of the said Nicholas, Isabel and Felicia have the better right in the premises.

March 8. To the sheriff of Stafford. Order, upon the petition of Ralph de Daventre clerk of the diocese of London, by mainprise of Richard de Grafton, John Pride, Thomas de Parys and Hugh de Acton of Salop to set him free from prison, bringing his writ before the king in chancery; as at the information of W. bishop of London, signifying that the said Ralph is by the bishop's authority as ordinary excommunicated for contumacy and will not be justified by ecclesiastical censure, the king lately ordered the sheriff to justify him according to the custom of England until holy church should be contented for the contempt and wrong by him done; but the said Ralph made a lawful appeal to the see of Rome and for protection of the court of Canterbury from that sentence as unjust, as appears by notarial instrument produced in chancery, and has now prayed the king to be set free, shewing that by colour of the king's command he is imprisoned in Stafford prison; and it is the king's will that he should not be debarred by force (*via*) from prosecuting his appeal in form of law, especially as such writ proceeds of the king's favour, and the estate of the appellant ought to be unimpaired; and the said Richard and the others have mainperned in chancery body for body to have him before the king in chancery in the quinzaine of Easter, which day the king has given to the bishop, in order to stand to right in the premises, and further to do and receive what the court shall determine.

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Membrane 6d—cont.

Writing of Robert de Swyllngton the uncle knight, being a quitclaim to Simon de Burgh. Thomas Newe parson of Godmersham, John Okebourne parson of Chedyngston and Philip Apethorp parson of Houghton, their heirs and assigns, of the manor of Wympole and all other lands, rents and services in the towns of Wympole, Aruvngton, Graudene, Malketon, Barneton and Everisdone co. Cantebrigge. Dated 1 June 51 Edward III.

Memorandum of acknowledgment, 9 June.

Charter of Thomas de Kynewardesle and John Lependen, giving to Ralph de Codyngton and Amy his wife and to the heirs of their bodies the whole manor of Codyngton with wards, marriages, reliefs, heriots, escheats, rents and services of free tenants and neifs and all other liberties thereto belonging, and all other lands etc. in the town and parish of Codyngton which the grantors had by his gift and feoffment, with remainder for lack of such issue to the right heirs of the said Ralph. Witnesses: John Bampton, James Lacy, Lawrence Codyngton, Richard Salyng, John Walyngton, John Olyver. Dated Codyngton, Thursday the feast of St. Barnabas 51 Edward III.

Memorandum of acknowledgment, 16 June.

Charter of Ralph de Codyngton, giving with warranty to Thomas Kynwardesle and John Lependen, their heirs and assigns, the whole manor of Codyngton etc. (*as the last*), and all other lands etc. which the said Ralph has in the town or parish of Codyngton. Witnesses (*as the last*). Dated Codyngton, Monday in Whitsun week 51 Edward III.

Memorandum of acknowledgment, 16 June.

MEMBRANE 5d.

Charter indented of John de Lakenheth (Lakyngtheth), granting to Robert fitz Rauf and to his assigns during his life the manors of Holbroke and Tatyngeston, all his lands in Brantham, the advowson of Holbroke, Tatyngeston, Boclesham and Freston churches and of Holbroke chapel, with remainder after her father's death to Elizabeth daughter of the said Robert and the heirs of her body, remainder for lack of such issue to Margery daughter of John de Holbroke and the heirs of her body, remainder to the right heirs of John de Holbroke, saving that the grantor nor his heirs shall not by these presents be bound to warranty of the premises. Dated Gippewich, Thursday after the octaves of Trinity 51 Edward III.

Memorandum of acknowledgment, 10 June.

Writing of Roger Dayrel of Lyllngston Dayrel co. Buckingham, being a grant and quitclaim with warranty to Alan Ayete of Shaldeston and John Chaumberleyn clerk, their heirs and assigns, of the whole manor and the advowson of Haneworth, co. Middlesex which they now hold by gift and feoffment of William Wakeleyn and Lydia his wife as well by charter as by fine levied in the king's court at Westminster. Dated London, 10 June 51 Edward III.

Writing of Roger Dayrel of Lyllngston Dayrel co. Bukingham, being a general release to William Wakeleyn of Eydon co. Northampton

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Membrane 5d—cont.

of all actions, claims, plaints and demands real and personal by reason of any debt, statute merchant or other matter whatsoever. Dated (*as the last*).

Indenture made between Roger Dayrel of Lyllingston Dayrel co. Bukyngham of the one part and Nicholas Brembre and Thomas Alboun citizens of London of the other part, witnessing an accord between the parties that, whereas the said Nicholas and Thomas are bound to the said Roger in 240*l.* by statute merchant before William Walworth mayor of the staple of Westminster, the said Nicholas and Thomas, their executors or some other in their name shall pay to the said Roger or his executors at Lyllingston Dayrel 40*l.* at Michaelmas next or within three days after, for which an acquittance shall be given them, and 80*l.* at Christmas next or within three days after, that upon such payment made the said Roger, his executors or some other in their name shall deliver up the said statute to them or their attorney without further demand by force thereof, and that the same shall then be null and void. Dated London, 10 June 51 Edward III. *French.*

Memorandum of acknowledgment by Roger Dayrel of the foregoing writings, 10 June.

Charter of John Chasteloun, giving with warranty to Alan de Ayete, John Thame, John Barker chaplain vicar of Westbury and Henry Haurdon chaplain, their heirs and assigns, his park called 'Radeclyve park,' his wood called the Moreyf, and his wood called the Frith in Westbury. Dated Westbury, Thursday the feast of St. Barnabas 51 Edward III.

Memorandum of acknowledgment, 11 June.

Writing of Nicholas atte Hoo citizen and saddler (*cellar'*) of London, being a quitclaim with warranty to William Wengrave clerk and John Chaumber of Hodenhale, their heirs and assigns, of all lands, rents and services, reversions etc. in the hamlets of Bovyndon and Flaundon in the parish of Hamelhamstede and in Saretta which were sometime of Geoffrey atte Hoo father of the said Nicholas, except the land sometime of John Pykot. Dated Flaunden, the feast of St. Barnabas 51 Edward III.

Memorandum of acknowledgment, 12 June.

Writing of John Manyngford, being a bond to Roger Manyngford his father in 100*l.* payable at Easter next at Prestone in the parish of Ywerne Minstre. Witnesses: William Lucy, John atte Hale knights, William Latemer, Adam atte More, Henry Baret, John Plumbere. Dated Prestone, Thursday after Michaelmas 50 Edward III.

Memorandum of acknowledgment, 13 June this year.

Indenture made at Prestone in the parish of Ywerne Minstre on Thursday before All Saints 50 Edward III between Roger Manyngford and John Manyngford his son, witnessing the defeasance of the foregoing bond, upon condition that the said John shall pay 10 marks at Easter and Michaelmas next by even portions, and so from year to year until 40*l.* be fully paid.

Memorandum of acknowledgment by the parties, 13 June this year.

1377.

Membrane 5d—cont.

June 17. Baldwin de Bereford knight to John Beverlee. Recognisance for Westminster. 500 marks, to be levied, in default of payment, of his lands and chattels in Oxfordshire.

Cancelled on payment.

The said Baldwin to the said John. Recognisance for 200 marks, to be levied etc. as above.

Cancelled on payment.

Charter of John de Clyfton, giving with warranty to John de Merlay, John de Holkham, John Berde, Simon dil Hay and Thomas de Flycham, their heirs and assigns, a third part of the manor of Hilburghworth with the advowson of the church, and all homages, wards, reliefs, escheats and other rights etc. to the same belonging. Witnesses: Richard de Holdyche, William de Barsale, Richard Tothe, Geoffrey Sewale, John Mau, John Bray, Richard Veyle. Dated Hylburghworth, 2 November 49 Edward III.

Memorandum of acknowledgment, 17 June.

MEMBRANE 4d.

Charter of William de la Wodeton, son and heir of Bartholomew de la Wodeton of Acton co. Middlesex, giving with warranty to John Holmes of Acton and Isabel his wife and to the heirs and assigns of the said John a piece of land called Childeslond with hedges, ditches etc. in the parish of Acton between lands of the prior and convent of the hospital of St. Bartholomew on the east and north and of Richard de Eston on the south the head abutting on the high road called 'Stonelane' leading towards Harwe on the west; also a garden with hedges, ditches etc. in the town of Acton between the grantor's tenement called the 'Tabard on the Hope' on the north, the messuage there wherein the grantor dwells on the west, his garden called the 'Culvershous' on the south and a messuage and garden of the said John on the east. Witnesses: Richard de Eston, Thomas Fighter, John Fighter, William Morden, Richard Baker. Dated Acton, 8 June 51 Edward III.

Memorandum of acknowledgment, 12 June.

June 5. To Alan de Buxhull constable of the Tower of London and to his Westminster. lieutenant. Order by mainprise of Guy de Briene, John de Monte Acuto and Robert Rous to set free Edmund de Arundell who is imprisoned at the king's command in their custody; as the said Guy, John and Robert have mainperned body for body to have him from day to day upon reasonable warning where the king shall please, to answer before the king and council touching matters which shall be laid before him, and to do and receive what shall be by the council appointed, also under a set sum to be by the council laid upon them that without the king's special licence he shall not depart to any foreign parts, nor there prosecute or cause to be prosecuted or attempted aught which may tend to contempt or prejudice of the king, to impair the laws and customs of the realm, or to trouble the people.

By C.

June 13. John abbot of Suleby, for himself and the convent, to the dean Westminster. and chapter of the new collegiate church of St. Mary Leyeestre.

1377.

Membrane 4d - cont.

Recognisance for 300*l.*, to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Lincolnshire.

June 13. Michael de la Pole knight to Walter prior of the house of St. Michael
Westminster. by Hull of the Carthusian order. Recognisance for 2,000 marks, to be levied etc. of his lands and chattels in Yorkshire.

*Cancelled on payment, first of 1,000*l.*, and after of the residue.*

Charter of John de Clyfton, giving with warranty to Richard de Holdyche, John Merlay, John de Holkham, John Reed, Simon dil Hay and Thomas de Flikham, their heirs and assigns, his manors of Bradenham and Cranewyz with the advowson of Cranewyz church and all homages, wards, marriages, reliefs, escheats, rents, services etc. thereto belonging. Witnesses: Sir Robert de Mortuo Mari, Sir Richard de Illeve knights, Thomas de Teveteshale, Geoffrey Sewale, John de Northwolde, John Mau, John Sparwe. Dated Hilburworth, Sunday after St. Dunstan 49 Edward III.

Memorandum of acknowledgment, 17 June this year.

Writing of Henry Husee, being a receipt in the chancery of England for 100 marks paid by John Cruys and John Blakebourne in part of 400 marks, in consideration whereof the said Henry granted to them, their heirs and assigns, the reversion after the death of John Crophull knight of all his lands, rents, services and advowsons of churches in the counties of Dublin, Meath, Uriel and Loueth in Ireland. Dated 17 June 51 Edward III.

Memorandum of acknowledgment, 17 June.

June 20. To the keepers of the passage in the port of London, Dovorre or
Westminster. Sandewich. Order to suffer Robert Eure, Edmund del Clay, Nicholas Potyn and John Dovy, three and two of them, in any of those ports to pass over sea without let with twelve servants and sixteen horses in their company, taking 5,000*l.* as well in money as in jewels, any command of the king to the keepers formerly addressed to the contrary notwithstanding; as they are journeying thither with the king's licence.

June 17. To the collectors of customs in the port of Kyngeston upon Hull.
Westminster. Order, upon the petition of William Johnson of Stokkyth, to make search of all goods which are in a ship of his by them arrested and detained and the price thereof, to receive to the king's use any customs and subsidies thereupon due, and by mainprise of Thomas de Duffeld clerk and William de Gaynesburgh clerk of Lincolnshire and John de Boterwyk and James Lyons of Middlesex to dearrest and deliver to him ship and goods, certifying under their seals in chancery without delay their action in the matter; as his petition shews that lately with the said ship he sailed to the town of Calais on the king's service, that he there laded the same with divers goods of certain merchants of England to be taken to Hull, and has now brought it to be unladed in that port, and that the collectors have arrested and are detaining the same although the said goods were not exposed for sale nor ought to be customed for any other cause, pretending that the same are aliens' goods and that custom ought

1377.

Membrane 4d—cont.

therefore to be paid upon them ; and the said Thomas and the others, appearing in person in chancery, have mainperned to answer to the king for ship and goods if they ought to be forfeit to the king.

June 9. To the treasurer and the barons of the exchequer. Order to view Westminster. an indenture made between Thomas de Folkerthorp and Nicholas Beek lieutenant of William de Brantyngham the constable of Somerton castle, and if thereby or by inquisition or otherwise assured that the facts are as stated, to stay their demand made by exchequer summons upon the said Thomas to answer for certain pieces of new timber, discharging him thereof ; as by letters patent the king appointed him clerk of the king's works in the said castle, and with the king's money to buy stone, timber and other things needful for the works, and to take carriage for the same by land and water, by virtue whereof he purveyed the timber aforesaid to the king's use, and delivered the same to the said Nicholas as by that indenture may appear. Proviso that he shall render account for all other things which concern his office.

MEMBRANE 3d.

June 17. To the sheriffs of London. Order by mainprise of William Gysburne, Westminster. Nicholas Thornton, John Squier and John Scarlet of London to stay altogether the further execution of the king's late writ against John York 'brewere' and Thomas Trygg ; as at the petition of John Broke 'shipman,' averring that they threatened him in life and limbs, the king ordered the sheriffs to cause Robert Ford 'tavernere' the said John York and Thomas to come before him, and to compel them to find mainperners who, under a pain to be by the sheriffs laid upon them for which the sheriffs would answer, would mainpern that defendants should do or procure no bodily hurt or harm to the complainant, and if they should refuse, to commit them to Neugate gaol there to be kept in safe custody until they would willingly so do ; but the said William and the others, appearing in person in chancery, have mainperned as aforesaid under a pain of 20*l.*

June 10. To the sheriff of Bukingham. Order, for particular causes laid Westminster. before the king by Richard le Scrope, not to meddle further until further order by colour of the king's late writ in ordering or admonishing the said Richard to remove or abate his weirs, mill, ponds, stakes and kiddles of old time set or erected in the town of Hamelden, or in the removal and abatement thereof, although the king lately ordered the sheriff to survey all weirs, mills etc. erected or set in that county within liberties and without to the hurt and nuisance of the people contrary to the statute, to take information touching such nuisance, and as strictly as he might on the king's behalf to move and order all and singular the lords of the soil on either side the river Thames whereon such nuisances are set contrary to the statute to remove and abate the same without delay, and to do many other things in the writ contained.

By K.

May 1. To the mayor of the city of London. Order, upon the petition of Westminster. Robert Parys, Richard Willesdon, William Staundon, Thomas Rolf, William Hoghton and John Fyfhide citizens and merchants of London, to take of them security for which the sheriffs will answer, and deliver

1377.

Membrane 3d—cont.

to them the goods and merchandise hereinafter mentioned ; as their petition shews that certain goods and merchandise of the French in the said city were arrested for safe custody in the sheriffs' hands, for that great number of goods and merchandise of the said merchants were contrary to the truce newly made between the king and his adversaries of France taken at sea by certain men of France, and in order that the said merchants should more speedily be contented for their damage and loss, in consideration of their impoverishment, praying livery of the said goods of the French, upon security given for restitution thereof if hereafter restitution of their own goods shall be made them.

May 9. To the sheriff of Norfolk. Order, upon petition made on behalf
Westminster. of Thomas Gylmyn clerk, by mainprise of John Surreys of Lancashire, William Dybeloun and Adam de Norwich of London and William Osmond of Norfolk to set him free from prison if detained for the cause hereinafter mentioned and for none other ; as upon information received that the said clerk purposed to pass to foreign parts in order there to prosecute many things to the prejudice of the king and many of his people, it being also averred by Richard Brunston and Roger Milnere that he threatened them in life and limbs, by divers writs the king lately ordered the sheriff to cause the said clerk to come before him, and to compel him to find mainpernors who, under a pain to be by the sheriff laid upon them for which the sheriff would answer, would mainpern that without the king's special licence he should not depart to any foreign parts nor prosecute aught or cause aught to be prosecuted or attempted which might tend to contempt or prejudice of the king or the hurt of the people, nor send any thither for that purpose, and that he should do or procure no bodily hurt or harm to the complainants, and if he should refuse, to commit him to prison, there to be kept in safe custody until he would willingly so do ; and now the said petition shews that those averments are untrue, that he is ready to stand to right in all things, and that nevertheless he is by the sheriff taken and imprisoned ; and the said John and the others, appearing in person in chancery, have mainperned as aforesaid under a pain of 40*l*.

MEMBRANE 2d.

April 23. To John king of Castille and Leon and duke of Lancastre, Roger de
Westminster. Clyfford, Thomas de Ingelby, Roger de Kyrketon, Roger de Fulthorp, James de Pykeryng, John Sayville, William de Mirefeld, Robert de Plesyngton, William de Gairgrave, John de Preston, Robert Passelowe, William de Horton and John del Banke. Order not to meddle by reason of the king's late letters patent appointing them guardians of the peace in the Westrithyng in Yorkshire, and thirteen, twelve, eleven, ten, nine, eight, seven, six, five, four, three and two of them justices of oyer and terminer in that thrithyng, in aught that concerns those offices or other things in their commission contained in the city of York ; as by other letters patent on 8 February last the king appointed John de Santon mayor of York, John de Gysburne, John de Acastre, Thomas de Howome, Thomas Thurkyll and the said Thomas de Ingelby and Roger de Fulthorp guardians of the peace in the said

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Membrane 2d—cont.

city, and six, five, four, three and two of them justices of oyer and terminer therein, and to do all and singular the other things aforesaid.

The like to John king of Castille and Leon and duke of Lancastre, Henry de Percy, Richard le Scrope, Roger de Kyrketon, Roger de Fulthorp, Richard de Richemonde, Henry de Bellerby, Richard Bernard, William de Nessefeld, John Lokton and John Laton guardians of the peace in the North trithyng, not to meddle etc. in the said city.

The like to Henry de Percy, Peter de Maulay, William de Aton, Roger de Kyrketon, Roger de Fulthorp, Thomas de Sutton, John Conestable of Halsham, John Bygot and William Perechay guardians of the peace in the Estrithing.

May 1. To Alan de Buxhull constable of the Tower of London, or to his Westminster. lieutenant there. Order to deliver from the prison of the Tower John Eremyte, John Scotte, John Brode, John Passe, John Walle, Richard Champaneys and Richard Wykham, who were lately impeached for an alleged trespass or misprision by them and certain others committed at sea off Portesmuth contrary to the alliance lately made between the king and them of Genoa (*Janua*) against certain merchants of Genoa in a ship called a tarit laded with divers merchandise, and for that cause were by the king's command arrested and committed to the said prison, and being after examined before the king and council in part excused themselves; and order to deliver them by indenture to Robert de Hales prior of the Hospital of St. John of Jerusalem in England and admiral of the king's fleet to the westward. The king has commanded the admiral to receive them, and to take of them a mainprise to answer when they or any of them shall be summoned before the king and council. By K. and C.

To Robert de Hales prior of the Hospital of St. John of Jerusalem in England and admiral of the king's fleet to the westward. Order by indenture to receive the prisoners above named from Alan de Buxhull constable of the Tower, to take of them a mainprise that they will answer when they or any of them shall be summoned before the king and council, and if they may not find such mainprise, that every one of them shall mainpern for another body for body, and to suffer them to repair to their own parts. The king has commanded the said constable or his lieutenant to deliver them to the admiral.

Memorandum of a mainprise under a pain of 1,000 marks, made 15 June 51 Edward III in the chancery at Westminster by Hugh Tirell knight, Ralph de Poleye knight, Ralph de Shelton knight, John de Belhouse, Simon de Fliccham and Michael de Mentemore for Stephen Wolryk of Skothowe, John Drake, John Whyte and Thomas Prykeys parson of Swynyngton, that they shall not do or procure any hurt or hindrance to Alice who was wife of Thomas Gerberge knight nor any of her counsel or her servants in prosecuting her business in divers the king's courts and elsewhere, there abiding and thence returning to their own again.

MEMBRANE 1d.

May 2. To the abbess and convent of Berkyng. Order to grant to Thomas Westminster.* de Barton the king's clerk such a pension of their house as shall

* The warrant is dated Windsor castle.

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Membrane 1d—cont.

beseem the givers and should bind the receiver to them, making him letters patent thereupon under the chapter seal, and writing again without delay what they will do ; as the abbess by reason of her new creation is bound in such a pension to one of the king's clerks at the king's nomination, and the king has nominated the said Thomas, whose advancement he has at heart.

By p.s. [31424.]

May 13. To the sheriff of Suthampton. Order by mainprise of Thomas de Westminster. Evesham, John Welde, Richard Hakeney and William Werkeworth of London to stay altogether the further publication of the exigents against William Permay and Henry Prentys, executors of John Permay citizen of London, and the taking of their bodies, bringing this writ before the justices of the Bench ; as John Pepard of Aulton is implending them before the said justices to render him a certain sum of money, and they are put in exigents in the county of Suthampton to be outlawed for that they came not before the said justices to answer him, being altogether without knowledge thereof, wherefore they have petitioned the king for a stay, shewing that they are ready to stand to right touching the premises ; and the said Thomas and the others, appearing in person in chancery, have mainperned under a pain of 40 marks to have them before the said justices the day the writ of exigents is returnable before them.

May 25. To the keepers of the passage in the port of London, Dovorre or Westminster. Sandewich. Order to suffer brother Ellis Reymundi master general of the order of friars preachers, who with the king's licence is journeying over sea, in any of those ports freely without let to pass thither with three his fellows, one clerk, two servants, four horses and two mules of his, taking one fardel in which are books and raiment, 20 ells of new cloth, cups and other vessels of silver to the value of 12*l.*, and 20*l.* in gold for his expenses, any command to the said keepers previously addressed to the contrary notwithstanding.

May 30. To the sheriffs of London. Order by mainprise of Nicholas Potyn, Thomas de Evesham and Hugh Sprot of the city of London to set free John Broke 'shypman' by the sheriffs detained in Neugate prison it is said, staying altogether the execution of the king's late writ against him ; as at the suit of Robert Forde 'tavernere' and John York 'brewere,' averring that the prisoner threatened them in life and limbs, the king lately ordered the sheriffs to cause him to come before them, and to compel him to find mainpernors who, under a pain to be by the sheriffs laid upon them for which the sheriffs would answer, would mainpern that he should do or procure no hurt or harm to the complainants ; but the said Nicholas and the others have mainperned in chancery under pain of 100 marks that he shall do or procure no bodily hurt or harm to the complainants.

May 30. To the mayor, sheriffs and aldermen of the city of London. Westminster. Notification that for particular causes declared to them by the council by word of mouth, the king has postponed until the octaves of Michaelmas next a day given to the mayor etc. to be before the council

1377.

Membrane 1d—cont.

at Westminster for the answer of a matter affecting the constable and the marshal of England, in order that then they may be better able to set forth their answers touching the same, which day by writ to them addressed the king lately postponed to these instant octaves of Trinity.

By K. and C.

SUPPLEMENTARY CLOSE ROLL. No. 12.

15-16 EDWARD III.

WRITS DE WARANTIA DIERUM.

1341.

April 30. To the justices of the Bench. Order that William son of Robert de Westminster. Wotton be not put in default nor be a loser because of his absence on the morrow of St. Martin last in a cause between Ralph Dastyn of Grete plaintiff and the said William tenant concerning 5 acres of land, 3 acres of meadow and 4 acres of pasture in Sudleye, whereof he has vouched to warranty Joan who was wife of Robert de Wotton ; as he was that day on the king's service over sea in the company of Richard de Nateby the king's clerk late controller of the household, so that he might not be present. By p.s. [13927.]

Aug. 9.
Tower of
London.

To the justices of the Bench. Order that Robert son of Roger Corbet of Hadleye be not put in default etc. because of his absence on Sunday in the quinzaine of Trinity last in a cause between Robert son of Philip de Stepulton plaintiff and the said Robert son of Roger and others concerning twelve messuages, six virgates of land, 12 acres of meadow, 40 acres of pasture and 12 acres of wood in Feldhampton ; as he was that day on the king's service* by order of the king. By p.s. [14288.]

Aug. 9.
Tower of
London.

To the justices of the Bench. Order that Lawrence de Lodelowe knight† be not put in default etc. by reason of his absence on the morrow of the quinzaine of Trinity last in a cause between Richard de la Foreste chaplain plaintiff and John de Boulwas knight tenant concerning the manor of Orleton 30s. of rent therein excepted, wherein he was vouched to warranty by the said tenant ; as he was that day on the king's service by the king's command. By p.s. [14286.]

1342.

Feb. 23.
Westminster.

To Edward duke of Cornwall and earl of Cestre. Order that William de Henhull be not put in default etc. because of his absence on Tuesday 11 December last in a cause before the justices of Cestre between Sibyl who was wife of Cadogan de Crouton plaintiff and the said William tenant concerning one bovat of land in Henhull ; as he was that day on the king's service.‡ By p.s. [14553.]

March 30.
Eltham.

To the justices of the Bench. Order that Stephen Waleys be not put in default etc. because of his absence on Monday the morrow of the quinzaine of St. Hilary last in a cause between Robert son of Robert de Huscroft plaintiff and the said Stephen tenant concerning

* The warrant adds in Scotland.

† In the warrant described as cousin and heir of Isabel daughter of Lawrence de Lodelowe. He also was in Scotland.

‡ The warrant adds in Scotland.

1342.

a messuage and 18 acres of land in Burghwaleys ; as he was that day on the king's service by order of the king. By K.

Feb. 20. To the same. Order that Richard de Crumbwelle knight be not
Westminster. put in default etc. because of his absence on Sunday the morrow of St. Martin in the 14th year of the reign in a cause between Henry de Chalfhunte and Maud his wife plaintiffs and the said Richard tenant concerning the manor of Wrenstede ; as he was that day on the king's service. By p.s. [14535.]

July 8. To the same. Order that Stephen Walays be not put in default
Westminster. etc. because of his absence on Monday the morrow of the quinzaine of Trinity last in a cause between Robert son of Robert de Huscroft plaintiff and the said Stephen tenant concerning a messuage and 18 acres of land in Burghwalays ; as he was that day on the king's service. By p.s.

SUPPLEMENTARY CLOSE ROLL. No. 13.

29-31 EDWARD III.

WRITS DE WARANTIA DIERUM.

1355.
Oct. 20.
Sandwich. To the justices of the Bench. Order that William Latymer knight be not put in default nor be a loser because of his absence on Monday the morrow of five weeks after Easter last in a cause between the said William plaintiff and Adam de Everyngham knight tenant concerning the manors of Westbrunne and Brocton co. York ; as he was that day on the king's service by order of the king, so that he might not be present. By p.s. [22913.]
1356.
Jan. 21.
Bamborough. To the justices of the Bench Dublin. Order that Master Thomas de Neville clerk prebendary of Swerdes in the church of St. Patrick Dublin be not put in default etc. because of his absence on Wednesday the octaves of St. Hilary last in a cause between John archbishop of Dublin plaintiff and the said Thomas tenant concerning a messuage and two carucates of land in Swerdes ; as he was that day on the king's service by order of the king. By p.s. [22982.]
- To the justices of the Bench Dublin. Order (*as the last*) in favour of Thomas Neville clerk prebendary etc. By p.s. [22981.]
- June 28.
Tower of London. To the justices of the Bench. Order that John Freboys of Meltynby be not put in default etc. because of his absence on Wednesday the morrow of the Purification last in a cause between Robert de Stodehagh and Dionysia his wife plaintiffs and the said John and Katherine his wife tenants concerning a messuage and three bovates of land in Barneby by Pokelyngton, nor in a cause between the same parties concerning ten bovates of land in Meltynby ; as he was that day in Scotland on the king's service by order etc. By p.s. [23166.]
- June 29.
Westminster. To the justices of the Bench. Order that Henry Gramary knight be not put in default etc. because of his absence on Tuesday the octaves of the Purification last in a cause between Isabel daughter of Robert de la Chaumber of Fenton plaintiff and the said Henry tenant concerning 9 acres of land in Fenton ; as he was that day in Scotland on the king's service by order of the king. By p.s. [23169.]
- July 25.
Henley. To the mayor and bailiffs of Oxford. Order that Thomas son of Thomas de Pydynton be not put in default etc. because of his absence on Monday before St. Margaret last in a cause in the husting of that town between John de Tekne plaintiff and the said Thomas and Alice his wife tenants concerning a moiety of two messuages in Oxford ; as he was that day on the king's service in Gascony in the company of Edward prince of Wales. By p.s. [23198.]

1357.

Sept. 18. To the justices of the Bench. Order that William de Overton
Clarendon. knight be not put in default etc. because of his absence on Monday
after Sunday the morrow of St. John Baptist last in a cause between
Martin de Hertham and the said William concerning an alleged debt
of 200 marks ; as he was that day on the king's service. By p.s.

The like in favour of the said William under the name of William de
Overton.

Dec. 16. To the mayor of the city of London. Order that John Cory clerk
Westminster. be not put in default etc. because of his absence on Monday and
Tuesday after the Conception last in a cause between the said John
and the abbot of St. Albans concerning naam taken in the freehold
of the said John in the parish of St. Benet by Paules wharf London
and unlawfully detained it is said ; as he was on those days on the
king's service by order of the king. By K.

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